



LOCAL RULES AND ORDERS

MADE UNDER

ENACTMENTS APPLYING

TO

AJMER-MERWARA.

Published under Authority.

VOLUME I.



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### SUPPLEMENT



## PREFACE.

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The 4th edition of the "Ajmer Regulations" (published 1897-1899) was rendered unnecessarily bulky by the inclusion of much general matter having no special local application and much that is printed elsewhere. It was, moreover, not published in the form prescribed by the Government of India (Legislative Department Resolution No 1605, dated the 26th September 1891), and many rules and orders contained in it have now been superseded or become obsolete. The present volume has therefore been compiled as a supplement to the "Ajmer Code" published by the Government of India.

Rules and Orders of a temporary nature, and orders conferring powers on officers and others personally by name are omitted altogether. Those which are published in a collected form in one of the authorized Local Manuals, or which merely notify the extension of certain Acts of the Governor General in Council to Ajmer, have not been printed *in extenso*, but have been referred to in the Chronological tables and the index.

The collection of miscellaneous rules and orders, not having the force of law, printed as Appendix A, will, it is hoped, enhance the value of the compilation to the offices of the Ajmer-Merwar Administration.

A register of corrections and additions has been appended to the volume, and slips will be issued at intervals of about six months showing what corrections have been made.

Lengthy Notifications will not be printed, but a reference will be made to their publication in the *Gazette of India*, pending their inclusion in the next edition of this compilation.

E. V. GABRIEL.

AJMER,  
July 1901.

The Supplement appended in Volume III contains certain Notifications and Orders that have escaped insertion, and also Rules and Notifications issued up to July, 1902.

A. TUCKER,  
Commissioner

July 12, 1902.



## LIST OF ABBREVIATIONS.



*In this work the following abbreviations are used :—*

Aj.	.	.	.	.	.	Ajmer-Merwara.
Am.	.	.	.	.	.	Amended by.
Commr.	.	.	.	.	.	Commissioner.
Cr.	.	.	.	.	.	Criminal.
Ct.	.	.	.	.	.	Court.
Ex. Man.	.	.	.	.	.	Excise Manual.
G. I.	.	.	.	.	.	The Gazette of India.
N. W. P.	.	.	.	.	.	North-West Provinces
Not.	.	.	.	.	.	Notification.
Pol.	.	.	.	.	.	Police.
Proc	.	.	.	.	.	Proceedings.
Prov.	.	.	.	.	.	Provincial.
R. G.	.	.	.	.	.	Registrar General.
Reg	.	.	.	.	.	Regulation
Rep. in pt.	.	.	.	.	.	Repealed in part.
Sm	.	.	.	.	.	Small.





# LOCAL PROCLAMATIONS AND NOTIFICATIONS MADE UNDER GENERAL STATUTES.

PUBLIC GENERAL STATUTES					PROCLAMATIONS AND NOTIFICATIONS		
1	2	3	4	5	6	7	8
Year	Reign	Chapter	Title	Section.	Subject	No. and date of notification.	Where published
1851	17 & 18 Vict.	77	The Government of India Act.	3	Constituting the districts of Ajmer and Merwara a Chief Commissionership under the immediate authority and management of the Governor-General in Council.	1007 26th May 1871	* p. 1, I
"	17 & 18 Vict.	77	Ditto	3	Declaring the Cantonment of Deoli to be part of the Ajmer District.	103 5th June 1872	G I., 1872, pt. I, p. 581
1865	28 & 29 Vict.	15	The Indian High Courts Act	3	Appointing the High Court of the North-Western Provinces to exercise Original and Appellate criminal jurisdiction over European British subjects in Ajmer-Merwara.	1203 23rd Sept. 1874.	p 1, I

\* Except where otherwise stated references in column 8 are to pages of this Volume.



## II

# LIST OF LOCAL RULES, PROCLAMATIONS AND NOTIFICATIONS MADE UNDER GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.

[ A B—Rules and orders of a temporary nature, and orders conferring powers on officials personally by name, are omitted. ]

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year.	No	Subject.	Section.	Subject.	No. and date of notification	Where published
1851	VIII	Tolls on Roads and Bridges	2	Tolls to be levied on the Pushkar road during the annual fairs	1138 14th Oct 1850	p 2, I
1856	XX	Police Chaudhairs (Am Act XVII of 1871)	4	Extending the Act to Pushkar and fixing the limits of that town.	118-A 12th June 1860	Ajmer Fol Man
1861	V	Police Act	31	Extending the section to Ajmer and Bawar	426-A 26th Apl 1865	Ditto
"	V	Ditto	31	" " to Nasirabad Cantonment.	397-A 2nd July 1860	Ditto
"	V	Ditto	34	" " to Pushkar, Hekri and Bhina.	156 10th Feb 1885	Ditto
"	V	Ditto	34	" " to Pisangan.	466 648 27th Apl 1887.	Ditto
"	V	Ditto	31	" " to Kherwa	135 618 23rd Feb 1890	Ditto.
"	V	Ditto	31	" " to Sawar	391-618 11th Apl 1893	Ditto
"	XVI	The Stage Carriages Act (Am Act I of 1890)	20	Regulating the Stage carriage traffic in Ajmer-Merwara	512 8th May 1900	p 2, I

<sup>1</sup> The references in column 7 are to pages of this volume except where otherwise stated

<sup>2</sup> The Police Chaudhairs Act is a local Act applied to Ajmer. It is included among the General Acts for convenience

*II.—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1863	XX	The Religious Endowments Act.	7	Constituting a Committee for the management of the Dargah Khwaja Saheb endowment.	1811-A 1st June 1867.	p. 7, I.
1864	III	Foreigners .	1	Investing the Chief Commissioner with powers of a Local Government under the Act.	71-J 28th June 1876.	G.I., 1876, pt. I, p. 346.
✓ "	XV	Tolls on Roads and Bridges.	3	Extending Act VIII of 1851 and Act XV of 1864 to Ajmer-Merwara.	1137 14th Oct. 1889.	G.I. 1889, pt. II, p. 562.
1867	XXV	Printing Presses and Books (Am. Act X, 1890.)	20	Local rules for the working of the Act.	205, 252 25th Feb. 1891.	p. 8, I.
"	XXV	Ditto .	9	Delivery of copies of locally printed books to Government.	401 23rd Apl. 1892.	p. 8, I.
✓ 1870	VII	The Court Fees Act.	27	Rules regulating the sale of Court fee stamps in Ajmer-Merwara.	162-J 15th Aug. 1873.	Aj. Stamp. Man.
"	II	Ditto .	27	Rules regarding the stamps to be used to denote fees under the Act.	500 26th June 1883.	Ditto.
"	VII	Ditto .	20, 22	Rules for process fees and process serving establishments.	803-741 24th July 1890.	Ditto.
"	VI	Ditto .	27	Court-fee Stamp rules .	1332 27th Dec. 1897.	Ditto.
1871	I	The Cattle Trespass Act (Am. Act I of 1891.)	26	Altering section 26 as applied to Nasirabad Cantonment.	901 20th Aug. 1898.	p. 9, I.
1872	XV	The Indian Christian Marriages Act.	7	Appointing senior marriage Registrars.	591 4th Aug. 1879.	p. 9, I.

*II—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title.	Section.	Subject.	No. and date of notification	Where published
1872	XV	The Indian Christian Marriage Act.	62	Prescribing fees and forms of register and certificate.	963 24th Nov. 1870.	p 9, I
"	XV	Ditto	85	Commr. of Aj to be District Judge for purposes of the Act	Ditto	p 10, I
"	XV	Ditto	56	Appointing Commr. as officer to whom certificates shall be sent.	4262-I 26th Oct 1869.	p 10, I
1874	XIV	The Scheduled Districts Act.	3	Extending the Act to Aj	169-J 19th Oct 1877.	G.I., 1877, pt I, p 605
"	XIV	Ditto	6	Extending to Aj Act XX, 1863 (Religious Endowments), Act III 1865 (Common carriers) and Act XV of 1875 (Village Watchmen)	171-J 10th Oct. 1877.	Ditto.
"	XIV	Ditto	6	Extending to Aj. Acts XXXV, 1868 (Lunacy); XXXVI, 1868 (Lunatic Asylums); XXI 1860 (Registration of Societies).	73 J 21st June 1878.	G I., 1878, p I, p 350.
"	XIV	Ditto	6 (c)	Jurisdictional powers and duties of local officers.	856 26th Dec. 1878.	p 10, I
"	XIV	Ditto	6	Extending Act XII of 1870 (Am. Civil Procedure Code).	2121-J 30th Dec 1880.	G I., 1881, pt I, p 2.
"	XIV	Ditto	6	Extending Land Improvement Loans Act	273-116-II. 20th Mar. 1880.	G I., 1880, pt II, p 157.

# *II—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notifica- tion.	Where pub- lished.
1874	XIV	The Scheduled Districts Act.	5	Extending the Civil Procedure Code Act XIV of 1882.	453-7-4 22nd Apl. 1889.	G.I., 1882, pt. I, p. 289.
„	XIV	Ditto	5	Extending sections 33—40, 44—46 and 98 of Act XVII of 1887 (Punjab Land Revenue Act).	801,562 III, 16th July 1895.	G.I., 1895, pt. II, p. 917.
„	XIV	Ditto	5	Extending Act I of 1877 (Specific Relief Act) and Act VIII of 1891 (Indian Easements Act).	7 13th Oct. 1897.	G.I., 1897, pt. II, p. 1320.
1875	XV	The Panjab Laws Amendment Act (Panjab Laws Act IV of 1872), Am. also Act XXIV of 1881).	39 A	Chaukidari Rules	288-83 4th Apl. 1888.	Aj. Pol. Man.
„	XV	Ditto	39 A	Am. Not. No. 288-83	1130 27th Sept. 1895.	Ditto.
1877	III	The Indian Registration Act. (Insert above No. 525 on p. 10.)	17	Exempting from compulsory registration leases for under five years, etc.	393 10th May 1878.*	p. 31, I.
„	III	Ditto	69	Rules for the custody and destruction of records.	535 9th Aug. 1877.	p. 11, I.
„	III	Ditto	9	Appointing a Sub-registrar for Deoli Cantonment.	541 9th Aug. 1877.	p. 25, I.
„	III	Ditto	36	Permitting Subordinate Judges and Munsifs to issue summons for appearance at Registration Courts.	542 9th Aug. 1877.	p. 25, I.
„	III	Ditto	78	Table of fees leviable under the Registration Act.	203-87 5th Mnr. 1887.	p. 25, I.

\* Notification under Act VIII of 1871 repealed by Act III of 1877.

## II—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification	Where published.
1877	III	The Indian Registration Act.	4	Appointing the Commr. Inspector General of Registration.	1115 6th Oct. 1894.	G.I., 1894, pt. II, p. 952.
1878	I	The Opium Act .	1	Date of commencement of the Act in Aj.	1705 12th Jyly 1879.	Aj. Ex. Man.
"	I	Ditto .	14	Empowering Police officers to seize opium on information of its being illicitly kept.	47 22nd Jan. 1895.	Ditto.
"	I	Ditto .	14	Similar powers to Excise Officers.	531-589 22nd May 1895.	Ditto.
"	I	Ditto .	5	Local areas to which opium rules apply.	1218-589 4th Oct. 1887.	Ditto.
"	I	Ditto .	6	Fixing duty on opium imported into the Panjab vid Aj.	2307 Ex. 18th May 1898.	Ditto.
"	I	Ditto .	513	Opium rules for Aj.	296 7th Mar. 1901.	Ditto.
"	VI	The Treasure Trove Act.	19	Rules to regulate proceedings under the Act.	633 9th Oct. 1879.	p. 31, I.
"	XI	The Arms Act .	27	Withdrawing Aj. from the operation of the prohibitions in sections 18 and 14, except in so far as they relate to cannon.	140 I-J. 11th June 1879.	p. 33, I.
"	XI	Ditto .	1, 5, 12	Directing that the licenses referred to in these sections shall be signed by the Foreign Secretary.	1814 1st Oct. 1879.	p. 33, I.
"		Ditto .	...	Licenses for import and export of arms, ammunition and military stores, Aj.	1892 25th Nov. 1881.	p. 33, I.



# II—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1878	XI	The Arms Act .	6 (2)	Authorizing Magistrates, Justices of the Peace or police officers to detain arms and ammunition.	149, 28th Feb. 1882.	p. 34, I.
"	XI	Ditto .	17	Conditions attached to the grant of licenses by Magistrates.	Ditto .	p. 34, I.
"	XI	Ditto .	22, 23	Retention of arms and ammunition by the Railway Company to allow of their being claimed.	661-G 23rd June 1887.	p. 39, I.
1879	I	The Indian Stamp Act.	55	Rules for regulating the supply and sale of stamps.	374 7th June 1881.	Aj. Stamp Man.
"	I	Ditto .	55	Rules for making certain alterations in the previous rules.	189 18th Mar. 1882.	Ditto.
"	I	Ditto .	9	Allowing stamp duty on certified copies under the Births, Deaths and Marriages Act to be paid by court-fee labels.	647 21st Dec. 1888.	Ditto.
J "	I	Ditto .	3 (7)	Appointing Commr. chief controlling revenue authority under the Act.	1015 16th Sept. 1889.	G. I., 1889, pt. II, p. 506.
"	I	Ditto .	55	Rules for the custody, supply and sale of general and court-fee stamps.	1332 27th Dec. 1897.	Aj. Stamp Man.
"	I	Ditto .	55	Rules for the custody, supply and sale of general and court-fee stamps (supplementary).	1334 27th Dec. 1897.	Ditto.
"	III	The Destruction of Records Act.	55	Rules for the destruction of unless judicial records in subordinate courts.	605-359 3rd June 1889.	p. 39, I.

# II—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title	Section	Subject	No. and date of notification	Where published
1879	XIV	The Hackney Carriages Act. <sup>1</sup>	3	Extending the Act to Aj Municipality	886 23rd Nov 1881.	G I, 1881, pt II, p 760
"	XIV	Ditto	4, 5	Rules for the regulation and control of Hackney Carriages in Nasirabad Cantonment	572 374 8th June 1888.	p 48, I
"	XIV	Ditto	3	Rules for the regulation and control of Hackney Carriages for Aj Municipality	930 374 27th Aug 1889.	p 53, I
"	XXI	The Foreign Jurisdiction and Extradition Act	6	Appointing the Assistant Commr, Merwara, being a European British subject, Justice of the Peace on certain portions of the Rajputana-Malwa Railway	1502 11th May 1885	p 56, I
"	XXI	Ditto	4, 5	Administration of Criminal Justice on Railway lands lying within Native States	326-I 24th Jan 1896	p 57, I
"	XXI	Ditto	4, 5	Administration of Civil Justice on Railway lands lying within Native States	333-I 24th Jan 1896	p 61, I
1880	XIII	The Vaccination Act	4	Extending the Act to Nasirabad Cantonment and prescribing rules	1121-729 18th Sept 1888	p 63, I
"	XIII	Ditto	3	Extending the Act to Beawar Municipality.	5402 S 4th Dec 1900	G I, 1900, pt II, p 1442
"	XIII	Ditto <sup>2</sup>	3	Extending the Act to Ajmer Municipality with effect from the 1st October 1895	2555 S 8th Aug 1895	G I, 1895, pt II, p 1007

<sup>1</sup> The Hackney Carriages Act is a Local Act applied to Aj It is included among the General Acts for convenience

<sup>2</sup> The Vaccination Act is a Local Act applied to Aj It is included among the General Acts for convenience

*II—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notifica- tion.	Where pub- lished.
1880	XIII	The Vaccination Act.	19	Rules for the regulation of vaccination within the limits of Aj. Municipality.	3061-S 4th Oct. 1895.	p. 71, I.
„	XIII	Ditto	3	Extending the Act to Kekri Municipality, with effect from the 1st February 1898.	616-S 17th Mar, 1898.	G. I., 1898, pt. II, p. 328.
1881	V	The Probate and Administration Act.	2	Authorizing the Cts. of the Chief Commr. and of the Commr. to receive applications for Probate and Letters of administration under the Act.	1067-689 27th Sept. 1889.	G. I., 1889, pt. II, p. 534.
„	XV	The Indian Factories' Act.	18	Rules for the inspection and sanitation of factories.	831-866 4th Aug. 1893.	p. 79, I.
„	XV	Ditto	3	Assistant Commr. of Ajmer and Merwara appointed inspectors in their respective Districts. The District Superintendent of Police to be joint inspector through Aj. except in Nasirabad and Kekri where the Cantonment and Deputy Magistrates respectively are joint inspectors.	1424-866 28th Nov. 1895.	p. 86, I.
„	XXIV	The Panjab Laws Amendment Act.	2	Aj. Chankidari Rules	288-83 4th Apl. 1888.	Aj. Pol. Man.
1882	XII	The Indian Salt Act <sup>1</sup> (Am. Act XIX of 1890).	30	Investing Assistant Commrs. of Ajmer and Merwara with powers of Assistant Commr. under the Act, also Tahsildars of Ajmer, Beawar, Todgarh, and Deputy Magistrate of Kekri with powers of a salt revenue officer.	762-332 6th July. 1887.	G. I., 1887, pt. II, p. 435.

<sup>1</sup> The Indian Salt Act is a Local Act. It is included among the General Acts for convenience.

*II—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No.	Title	Section	Subject	No and date of notification	Where published
1882	XII	The Indian Salt Act (Am Act XIV of 1880)	30	Investing Sub Inspector of Police with the powers of salt revenue officers	1449 332 26th Dec 1888	G I, 1889, pt II, p. 4
✓	XIV	The Code of Civil Procedure	259	Rules for the custody of live stock under attachment	* 738 6th Dec 1877	p 86 I
"	XIV	Ditto	140	Forms of lists to accompany documents produced at the first hearing of a suit.	* 348 23rd May 1881	p 86 I
,	XIV	Ditto	612	Rules relating to Appeals to the Privy Council	416 17th June 1882	p 87, I
"	XIV	Ditto	539	Investing Assistant Commr, Ajmer, with powers of a Collector for the purposes of Chapter XL	1033 15th Dec 1882	G I, 1882 pt II, p 856
"	XIV	Ditto	360	Investing Small Cause Ct. Judges, Aj and Beawar, with powers of District Judges under sections 314—359	815 29th Sept 1883	G I, 1883 pt II, p 545
"	XIV	Ditto	160	Rules for payment of expenses to witnesses	902127 21st Aug 1886	p 90 I
	XIV	Ditto	652	Forms of Civil Registers	149 483 19th Feb 1895	p 91 I
,	XIV	Ditto	652	Rules regulating the admission of applications for the exercise of the revisional powers of the Chief Commr under sect on 622 Civil Procedure Code and 25, Provincial Small Cause Ct Act	352 15th Mar 1900	p 108 I

\* These notifications were made under Act X 18 7 repealed by Act XIV 1892

*II—Local Rules and Orders made under General Acts—contd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notifica- tion.	Where pub- lished.
1882	XI V	The Code of Civil Procedure.	650A	Rules for the service of summons between Aj. and Hyderabad (Decan).	1035 10th Sept. 1900.	p. 108, I.
„	XIV	Ditto	650A	Corrections to Not. No. 1035 of 10th September 1900.	752 27th June 1901.	p. 109, I.
1883	XIX	The Land Improvement Loans Act.	10	Procedure to be adopted under the rules.	858-115 II 9th Aug. 1886.	p. 110, I.
„	XIX	Ditto	11	Rules for the temporary exemption of improvements from assessment to Land Revenue.	1263-115 II 1265 „ 31st Oct. 1891.	p. 118, I.
„	XIX	Ditto	10	Rules for the grant of loans.	568C-115 II 5th Feb. 1892.	p. 118, I.
1884	XII	The Agriculturists Loans Act. <sup>1</sup>	4	Rules for the grant of loans (A) ordinary ; (B) to owners and occupiers of arable land for the relief of distress.	1151 19th Oct. 1885.	p. 125, I.
1886	II	The Income-tax Act.	40	Appointing Assistant Commr., Aj. to be Collector in Aj. under the Act.	224-687 12th Mar. 1886.	G. I., 1886, pt. II, p. 148.
„	II	Ditto	40	Appointing Assistant Commr., Merwara, and Deputy Magistrate, Kekri, Collectors under the Act (sections 41, 42, 43 and 44 only).	282-687 23rd Mar. 1886.	G. I., 1886, pt. II, p. 160.
„	II	Ditto	38	Rules for the recovery of Income-tax.	772-687 22nd July 1886.	p. 127, I.
„	II	Ditto	40	Modifying Not. No. 221—687 and Not. No. 282—687 and appointing Assistant Commr., Merwara, to exercise powers of a Collector in Merwara.	349 5th Apl. 1898.	G. I., 1898, pt. II, p. 402.

<sup>1</sup> The Agriculturists Loans Act is a local Act applied to Aj. It is included among the general Acts for convenience.

## II—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title	Section	Subjects	No and date of notification	Where published
1886	VI	The Births, Deaths and Marriages Registration Act.	6	Appointing the Commr of Ajmer-Merwara R G and Commissioners Office General Registry Office for Ajmer-Merwara.	1093 14th Sept 1888	G I, 1888, pt II, p 427
"	VI	Ditto	12	Appointing Registrars, Asstt Commr, for Aj, excluding Nasirabad and Deoli, Assistant Commr, Merwara, for Merwara District, Cantonment Magistrates for Nasirabad and Deoli	1093 14th Sept 1888	G. I, 1888, pt II, p 427.
"	VI	Ditto	13	Appointing the R G of Ajmer Merwara to be R G in Bikanir for the purposes of section 24, sub-section (2)	946 I 17th Mar 1893.	G I, 1893, pt I, p 158
"	VI	Ditto	13	Appointing certain officers Registrars in respect of certain classes of persons R G of Ajmer-Merwara appointed R. G for the areas mentioned in the schedule	1370 I A, 26th May 1899.	p 129, I,
1887	VII	The Suits Valuation Act.	9	Rules under the Act for the valuation of the subject matter of certain suits	563-719 7th June 1888.	p 131, I.
"	XX	The Wild Brds Protection Act	3(14), 2 3(1), 2 4	Rules under the Act for the Municipalities of Aj. and Beawar and for the Cantonment of Nasirabad	196-S 22nd Jan. 1897.	p 132, I.
"	XX	Ditto	4	Extension of the Act to Deer and Hare.	3585-S 12th Sept 1888.	p. 133, I

# 11—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1887	XX	The Wild Birds Protection Act.	3(1)4	Amending the schedule to Not. No. 196-S. by substituting the words "does of antelopes and Gazelles" for "antelopes and Gazelles."	3569-S 21st Nov. 1898.	G. I., 1898, pt. II, p. 1327.
1889	II	The Measures of Length Act.	5	Appointing certain officers to have charge of certified measures.	101 29th Jan. 1890.	p. 133, I.
1890	XI	The prevention of Cruelty to Animals Act.	1(2)	Extending the Provisions of sections 2 to 12 to Aj., Beawar and Kekri Municipalities and to Nasirabad Cantonment.	650 19th June 1897.	G. I., 1897, pt. II, p. 771.
1894	I	The Land Acquisition Act.	2(c)	Powers of the Commr. of Aj. under the Act.	526-351* 19th May 1886.	p. 134, I.
"	I	Ditto	3(c)	Appointing Collectors under the Act in Aj.	173-351 24th Feb. 1896.	p. 134, I.
"	I	Ditto	55	Rules for procedure in acquisition of land, award and payment of compensation and for disposal of relinquished land.	83 C-984 25th Jan. 1900.	p. 134, I.
"	IX	The Prisons Act	50, 60	Making certain substitutions in the Ajmer Jail Rules.	1250-16 12th Nov. 1894.	Aj. Jail Man.
1896	II	The Cotton Duties Act.	33	Form of return of Cotton Yarn produced in Aj.	916 I† 13th Mar. 1895.	p. 139, I.
"	II	Ditto	33	Rules for carrying the provisions of the Act into effect.	3289 I† 5th Oct. 1895.	p. 140, I.
"	II	Ditto	2	Appointing the Commr. "Chief Customs Authority" and Assistant Commrs. Ajmer and Marwar Collectors under the Act.	1210-352† 23rd Oct. 1895.	G. I., 1895, pt. II, p. 1319.

\* Not notified under Act No. 15 of 1880 (Act I of 1881).  
† Notified under Act No. 15 of 1880 (Act I of 1881).

## II—Local Rules and Orders made under General Act's—contd

GENERAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title	Section	Subject	No and date of notifica- tion	Where pub- lished
1896	XII	The Excise Act <sup>1</sup>	33	Investing Police officers with the powers of Excise officers	198* 13th Mar 1879	Aj Ex Man
"	XII	Ditto	3	Appointing the Commr a Commr under the Act	1161 136 II† 23rd Oct 1885	Ditto
"	XII	Ditto	3	Appointing Assistant Commr a Collector under the Act	1183 383 † 29th Oct 1885	Ditto.
"	XII	Ditto	3	Conditions imposed on Tazimi Istimrardars in Aj	6th Mar 1886 †	Ditto
"	XII	Ditto	19	Fixing the limit of retail vend	465 136 II 28th June 1886 †	Ditto
"	XII	Ditto	19	Prescribing the forms of licenses to be used	30th Dec 1887 †	Ditto.
"	XII	Ditto	19	Rules for the farm of intoxicating drugs and rules for cultivators of intoxicating drugs	1532 30th Dec 1887 †	Ditto
"	XII	Ditto	66	Exempting Ruling Chiefs of Rajputana as regards intoxicating drugs while in Aj	1529 30th Dec 1887 †	Ditto
"	XII	Ditto	66	Extending this exemption to country spirit and fermented liquor manufactured out of British India	498 6th May 1895 †	Ditto
"	XII	Ditto	12(2)	Prohibiting the cultivation of hemp, also import and export except under certain conditions	1078 908 14th Sept 1898	Ditto
"	XII	Ditto	13	Duties on intoxicating drugs	1079 908 14th Sept 1898	Ditto
"	XII	Ditto	14, 19	Establishing a bonded warehouse in Ajmer for intoxicating drugs	1080 908 14th Sept 1898	Ditto

\* Notification under Act X of 1871 repealed by Act XII of 1896

† Notification under Act XXII of 1891 repealed by Act XII of 1896

<sup>1</sup> Act XII of 1896 is a local Act being applicable only to the North Western Provinces the Punjab Central Provinces Burma Coorg and Aj. It is however for convenience included among the General Acts.



# 11—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1896	XII	The Excise Act .	19	Rules for the regulation of the bonded warehouse.	1081-908 14th Sept. 1898.	Aj. Ex. Man.
"	XII	Ditto .	20	Rules to regulate the grant of passes for the transport of intoxicating drugs.	1082-908 14th Sept. 1898.	Ditto.
"	XII	Ditto .	15(1)	Fixing the rate of warehouse dues.	1083-908 14th Sept. 1898.	Ditto.
"	XII	Ditto .	22(2)	Appointing a Collector of Excise Revenue to grant licenses for the sale of intoxicating drugs.	1084-908 14th Sept. 1898.	Ditto.
"	XII	Ditto .	65	Rules for the transport and warehousing of intoxicating drugs.	1085-908 14th Sept. 1898.	Ditto.
"	XII	Ditto .	13	Superseding all previous orders on the subject and imposing a duty of Rs. 4 per seer on ganja for consumption in Aj.	96 24th Jan. 1901.	Ditto.
1897	III	The Epidemic Diseases Act.	2(3)	Powers to be exercised by the Chief Commr. in Ajmer-Merwara under section 2, subsection (2), clause (b).	510 16th Feb. 1897.	G.I., 1897, pt. I, p. 131.
"	III	Ditto .	2(3)	Conferring powers on the Chief Commr. under section 2 (1).	834 6th Mar. 1897.	G.I., 1897, pt. I, p. 197.
"	III	Ditto .	2(1)	Plague rules and regulations.	746 26th June 1901 also 3224G 26th June 1901.	p. 149, I.
"	VIII	The Reformatory Schools Act.	1	Bringing the Act into force in Ajmer-Merwara.	625 15th June 1894.	G.I., 1894, pt. II, p. 584.

## II—Local Rules and Orders made under General Acts—contd.

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section	Subject.	No. and date of notification.	Where published.
1848	V	The Code of Criminal Procedure	4(3)	List of Police Stations in Aj	308* 23rd Apl. 1843.	Aj Pol Man.
"	V	Do to	320(k)	Exempting certain officials of the Rajputana-Malwa Railway from service as jurors or assessors	4119-1 13th Nov. 1881.*	p. 161, I
"	V	Ditto	12, 37	Vesting Assistant General Superintendent, Thagi and Dakaiti, Upper Rajputana sub-Agency, with powers of a 3rd class Magistrate in Aj.	677 15th Aug 1885.*	G I., 1885, pt 11, p 424
"	V	Ditto	544	Rules relating to the expenses of complainants and witnesses.	801-127 20th July 1886.*	p 161 I.
"	V	Ditto	10	Vesting Assistant Commrs of Ajmer and Merwara with the power of a District Magistrate within their respective jurisdictions.	1110-269 24th Sept 1886.*	G I., 1886, pt 11, p 600
"	V	Ditto	544	Additional rules relating to the expenses of witnesses.	901-127 1st Aug. 1887.*	p 163, I.
"	V	Ditto	68	Vesting certain ministerial officers with power to sign summons.	259 10th Mar. 1890.	p. 165, I.
"	V	Ditto	495	Prescribing a Sub-Inspector of Police as the lowest rank of Police Officer to conduct a prosecution.	1093-I., 29th Mar. 1893.*	Aj. Pol. Man.
"	V	Ditto	553	Forms of Criminal Registers.	140-453 10th Feb 1895.*	p 165, I.
"	V	Ditto	174	Appointing certain Medical Officers to conduct post-mortems.	15 7th Jan. 1896.	p. 177 I.

\* Notification under Act X of 1892 repealed by Act V of 1899

*List of Local Rules and Orders made under General Acts—concl'd.*

GENERAL ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1898	V	The Code of Criminal Procedure.	30	Investing Assistant Commr., being a District Magistrate, with power to try all offences not punishable with death.	324-269-II., 14th Apl. 1899.	G. I., 1899 pt. II, p 420.
"	V	Ditto	38, 190(2)	Authorizing District Magistrates, Ajmer and Merwara, to invest Subordinate Magistrates with power to try certain cases.	1147 12th Oct. 1899.	p. 177, I.

## III

LIST OF LOCAL RULES AND ORDERS MADE UNDER REGULATIONS IN FORCE IN AJMER-MERWARA, MADE UNDER THE STATUTE 33 VICTORIA, CAP. 3.

LOCAL REGULATIONS.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section	Subject.	No. and date of notification.	Where published.
1874	VI	Aj. Forest Regulation.	3	Declaring certain waste and hilly lands taken up for the purposes of a State forest.	21th Apl. 1875.	p. 178, II.
"	VI	Ditto	9	Bye-laws for the management and protection of forests.	1503 S. 4th June 1875.	p. 179, II.
"	VI	Ditto	3	Declaring certain waste and hilly lands taken up for the purposes of a State forest.	1 10th June 1876.	p. 188, II
"	VI	Ditto	8	Ditto	1961 S. 25th July 1876.	p. 189, II.
"	VI	Ditto	3	Ditto	2114 S. 10th Aug. 1876.	p. 189, II.
"	VI	Ditto	3	Ditto	2839 S. 7th Nov. 1876.	p. 190, II.
"	VI	Ditto	2	Appointing Assistant Commrs. of Ajmer and Merwara Forest Officers in their respective jurisdictions.	441 S. 2nd Mar. 1878.	Rajputana Gazette, 16th Mar. 1878.
"	VI	Ditto	3	Taking up certain waste and hilly lands for the purposes of State forest.	1650 S. 21th June 1880.	p. 191, II.
"	VI	Ditto	3	Ditto	1708 S. 6th July 1880.	p. 191, II.

*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap. 3—contd.*

LOCAL REGULATIONS.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1874	VI	Aj. Forest Regulation.	9	Addition to Forest Bye-laws.	2225 S. 3rd Sept. 1883.	p. 180, II.
"	VI	Ditto	3	Taking up certain waste and hilly land for the purposes of a State forest.	1933 S. 29th July 1884.	p. 192, II.
"	VI	Ditto	9	Amending Forest Bye-law X.	1608 S. 23rd June 1886.	p. 180, II.
"	VI	Ditto	9	Amending Forest Bye-laws.	3817 S. 18th Oct. 1889.	p. 181, II.
"	VI	Ditto	3	Taking certain waste and hilly lands for the purposes of a State forest.	234 S. 19th Feb. 1891.	p. 192, II.
"	VI	Ditto	9	Addition to Forest Bye-laws.	2672 S. 21st Aug. 1896.	p. 193, II.
1877	I	Aj. Courts Regulation.	1	Date of commencement.	326 18th May 1877.	G. I., 1877, pt. II, p. 290.
"	I	Ditto	5	Appointing subordinate Courts.	355 A. B. 1st June 1877.	p. 193, II.
"	I	Ditto	14	Establishing Appellate Courts.	355 C. 1st June 1877.	p. 194, II.
"	I	Ditto	25	Distribution of Civil Court business.	695 J. 20th March 1889.	p. 194, II.
"	I	Ditto	5	Amending Not. 355 A., 1st June 1877.	312 C. 114-111 24th Dec. 1891.	p. 193, II.
"	I	Ditto	11	Appointing subordinate Courts.	313 C. 114-111, 24th Dec. 1891.	p. 195, II.

*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap 3—contd*

LOCAL REGULATIONS				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title	Section	Subject	No and date of notification	Where published
1877	I	Aj Courts Regulation.	5	Appointing the Deputy Magistrate, Kekri, to be a Subordinate Judge, 2nd class, in Aj District	484 29th Apl 1891	G I, 1892, pt II, p 3
"	I	Ditto	2	Defining the local limits of the Aj. Ct of Small Causes and modifying 319 C—114 111—24th December 1891	269-11, 24th Feb 1896	p 195, II
"	II	Aj Land and Revenue Regulation	1	Commencement of the Regulation	732 4th Dec 1877.	Rajputana Gazette, 29th Dec 1877
"	II	Ditto	2	Appointing Assistant Commrs, Aj and Merwara, Revenue Officers under Pt II and section 106	797 28th Dec 1877	Rajputana Gazette, 5th Jan 1878
"	II	Ditto	107	Powers of the Commr and of Assistant Commrs.	798 799 28th Dec 1877	p 195, II.
"	II	Ditto	2	Appointing Assistant Commrs Collectors under the Regulation	1202 388 15th Oct 1888	p 196, II
"	II	Ditto	73 110	Rules for the assessment and payment of land revenue	110-695 6th Feb 1889	p 196, II
"	II	Ditto	60	Rules for the temporary exemption of improvements from assessment to land revenue	1265-695 31st Oct 1891	p 214, II
"	II	Ditto	73, 110	Amending No 110—695 of 6th February 1889.	686 562 5th July 1893	p.
"	II	Ditto	24, 34	Appointing Chief Commr to decide all questions as to right of succession to istim-rari estates and to bhum in cases not already provided for	209 I 17th Jan. 1895	p 222, II

*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap. 3—contd.*

LOCAL REGULATIONS.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1877	II	Aj. Land and Revenue Regulation.	73, 110	Amending No. 686—562 of 5th July 1893.	302-562 16th July 1895.	p.
"	III	Aj. Laws Regulation.	1	Date of commencement of the Regulation.	732 4th Dec. 1877.	Rajputana Gazette, 29th Dec. 1877.
"	III	Ditto	39	Rules for taxation in Nasirabad Cantonment.	302 16th May 1878.	p. 222, II.
"	III	Ditto	39	Ditto	436 30th May 1883.	p. 223, II
"	III	Ditto	26	Forms of registers to be kept by Lambardars.	1249-716 12th Oct. 1887.	p. 215, II.
"	III	Ditto	40, 41	Rules for the imposition and levy of a shop tax at Pushkar fair.	1172-37 24th Sept. 1887.	p. 216, II.
"	III	Ditto	40	Rules for the appointment, suspension and dismissal of ministerial Officers.	735 16th July 1889.	p. 218, II.
"	III	Ditto	39	Cancelling Rule 1 of Not. 302 and substituting a revised schedule.	2938 S. 26th Dec. 1891.	p.
"	III	Ditto	40	Rules for the guidance of Nazirs, Naib Nazirs and Ahlmads.	910—755 17th Aug. 1893.	p. 225, II.
"	III	Ditto	40	Substituting a new rule for Rule 8, Not. 735, 16th July 1893.	1235 A 10th Oct. 1896.	p. 220, II.
1886	V	Aj. Municipalities Regulation.	5	Declaring the boundaries of Beawar Municipality.	22nd June 1873.*	p. 245, II.
"	V	Ditto	5	Declaring the boundaries of Kekri Municipality.	9th July 1878.*	p. 245, II.

\* Notification under section 5, Act XV. of 1873 (North-Western Provinces and Oudh Municipalities Act) repealed in Aj. by Regulation V of 1886.

*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap. 3—contd.*

LOCAL REGULATIONS.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1886	V	Aj. Municipalities Regulation.	5	Declaring the boundaries of Aj. Municipality.	26th Dec. 1892.*	p. 214, II.
"	V	Ditto	5	Extending the Regulation to Aj. and Deaswar Municipalities.	1406—703 22nd Dec. 1898.	G.I., 1887, pt. II, p. 14.
"	V	Ditto	5	Extending the Regulation to Kekri Municipality, except the sections regarding elections.	1408—702 22nd Dec. 1896.	Ditto.
"	V	Ditto	10 (1)	Deaswar Municipal Rules	1558-S. 8th July 1897.	p. 215, II.
"	V	Ditto	145	General Rules for Municipalities.	691-S. 6th Mar. 1898.	p. 217, II.
"	V	Ditto	41	Octroi Schedule for Ajmer.	2189-S. 21st Sept. 1891.	p. 255, II.
"	V	Ditto	41	Octroi Schedule for Kekri.	.....	
"	V	Ditto	110	Rules for the registration of vital statistics.	125 14th Feb 1891	p. 258, II.
"	V	Ditto	145	Rules regarding encroachments on Municipal lands.	9th July 1891.	p. 260, II.
"	V	Ditto	151, 155	Extension of the Deaswar Municipal boundaries.	2038-S 20th Oct. 1891.	p. 262, II.
"	V	Ditto	116	Rules for the license and hire of Thelas, Aj.	25th Apl. 1896.	p. 214, II.
"	V	Ditto	145	Rules for the disposal of building sites in the Kaisarganj Suburb of Aj.	10th Jan. 1897.	p. 267, II.
"	V	Ditto	86	Jharoka rules, Aj.	10th Mar. 1897.	p. 270, II.

\* Notification under section 8, Act XV of 1873 (North-Western Provinces and Oudh Municipalities Act) repealed in Aj by Regulation V of 1899.



*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap. 3—contd.*

LOCAL REGULATIONS.				LOCAL RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Title.	Section.	Subject.	No. and date of notification.	Where published.
1886	V	Aj. Municipalities Regulation.	150	Commencement of the triennial election rules at Beawar.	9235 22nd Mar. 1897.	G.I., 1897, pt. II, p. 325.
"	V	Ditto	116	Rules for markets, slaughter-houses, burial and burning grounds, use of the water-supply, and collection of the octroi.	31st Mar. 1898.	p. 271, II.
"	V	Ditto	44	Schedule of Octroi dues for Beawar (Am. Not. 8565, dated 31st November 1898).	7065 21st Mar. 1898.	p. 273, II.
"	V	Ditto	34 (1)	Rules of Procedure	27th Apl. 1900.	p. 276, II.
"	V	Ditto	85	Rules regarding the erection and re-erection of buildings, Aj.	1st Sept. 1900.	p. 288, II.
"	V	Ditto	116	Rules for the regulation of Sarais and Paraos.	22nd Feb. 1901.	p. 289, II.
"	V	Ditto	116	Rules regulating the use of the water supply, Aj.	11th Mar. 1901.	p. 290, II.
"	V	Ditto	10 (2)	Rules for the conduct of Municipal elections.	16th Mar. 1901.	p. 299, II.
"	VI	Aj. Rural Boards Regulation.	22, 23	Rules of procedure	612-586 29th May 1897.	p. 296, II.
"	VI	Ditto	11	Date of commencement of the District and Local Boards.	626 10th Aug. 1898.	G.I., 1898, pt. II, p. 377.
"	VI	Ditto	32 (1)	Substituting a new rule for Rule 50, Not. 613-586 of 29th May 1897.	60-586 23rd Jan. 1897.	p. 302, II.
"	VI	Ditto	22	Amending Rule 13, Not. 613-583 of 29th May 1897.	272 S. 22nd Feb. 1897.	p. 295, II.

*III.—List of Local Rules and Orders made under Regulations in force in Ajmer-Merwara, made under the Statute 33 Victoria, Cap. 3—concl'd*

LOCAL REGULATIONS				LOCAL RULES AND ORDERS		
1	2	3	4	5	6	7
Year	No	Title	Section	Subject	No and date of notification	Where published
1886	VI	Aj Rural Boards Regulation	3	Abolishing the Local Boards of Ajmer and Merwara and declaring the constitution of the Aj District Board	379-586 20th April 1892	p. 315, II.
1887	VIII	Aj Irrigation Regulation	1 (3)	Date of commencement of the Regulation	1279 19th Oct 1887	G I, 1887, pt II, p 604
"	VIII	Ditto	4	Irrigation Rules	14th Sept. 1888	p 317, II
1888	I	Aj Govern-ment Wards Regulation	28 a-j	Rules under the Regulation	114 6th Feb 1889	p 340, II
"	I	Ditto	"	Cancelling rule 13 previously published under Not 114 of 6th February 1889	480-7-IV 1st May 1889	G I, 1898, pt II, p 238
1892	I	Ajmer and Merwara Private Forest Preservation Regulation	3	Applying the provisions of the Aj Forests Regulation, 1874, to certain private forests for a period of ten years	1902-S 10th July 1894	G I, 1894, pt II, p 668
1895	III	Aj Patwari Regulation	1 (3)	Notifying the commencement of the regulation	442-562 III 18th April 1896	G I, 1896 pt II, p 462
"	IV	Aj Village Sanitation Regulation	3 4	Rules for the improvement of sanitation in villages	1267 930 14th Oct 1896	p 347, II.



AJMERE-MERWARA  
LOCAL RULES AND ORDERS

IN

THE CHRONOLOGICAL ORDER

OF THE

ENACTMENTS UNDER THE AUTHORITY OF WHICH  
THEY WERE MADE.



# AJMER MERWARA LOCAL RULES AND ORDERS

IV

## THE CHRONOLOGICAL ORDER OF THE ENACTMENTS UNDER THE AUTHORITY OF WHICH THEY WERE MADE.

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### I—LOCAL RULES AND ORDERS UNDER PUBLIC GENERAL STATUTES

Under provisions of section 3 of Act 17 and 18 Victoria, Chapter 77, His Excellency the Viceroy and Governor General in Council is pleased to take under his immediate authority and management the Commissionership of Ajmer, comprising the Ajmer District, the Merwara Parganas of Beawar, Jhal, Shamghur, Behar-Burkooh, Bhulan, Todghur, Dewair, Saroth, Chang, and Kot Karana, and to give the following orders respecting the administration thereof. The aforesaid District and Parganas are constituted into a Chief Commissionership, entitled the Chief Commissionership of Ajmer, under the general control of the Government of India in the Foreign Department, with effect from the 1st April 1871.

2 The Agent to the Governor General in Rajputana shall be *ex officio* Chief Commissioner. He will also exercise the powers of Judicial Commissioner and Financial Commissioner.

In exercise of the powers conferred by the *twenty eighth* of Victoria Cap No 1203 23rd September *fifteen*, section *three*, the Governor General is pleased to make the following orders —

I Original and Appellate criminal jurisdiction shall be hereafter exercised over European British subjects of Her Majesty, by the several High Courts

established at Madras and Bombay, and in the North-Western Provinces of India, respectively, as below provided—

By the High Court of the North-Western Provinces in—

\* \* \* \*

Ajmer and British Merwara.

## II.—LOCAL RULES AND ORDERS UNDER LOCAL AND GENERAL ACTS.

Tolls on the  
Pushkar  
Road.

In exercise of the power conferred by section 2 of Act VIII of 1851, No. 1138, 14th October, 1889 the Chief Commissioner of Ajmer-Merwara is pleased to direct (1) that the rates of toll specified in the schedule annexed to this Notification shall be levied on the Pushkar Road during a period of twenty-five days, commencing ten days next before the first bathing day of each of the annual Kartiki fairs held at Pushkar, and (2) that the collection of the said tolls shall be made under the management of the District Board of Ajmer-Merwara, subject to the general control of the Commissioner of Ajmer-Merwara.

### SCHEDULE.

On every ekka . . . . .	1 anna.
„ country cart, including thelas . . . . .	1 „
„ other vehicle, per wheel . . . . .	6 picas.
„ camel . . . . .	6 „
„ horse whether ridden or not . . . . .	6 „
„ bullock . . . . .	3 „
„ ass . . . . .	3 „

*N.B.*—Animals drawing any vehicle for which toll can be demanded are not to be also charged with toll.

Stage Car-  
riage Rules.

In exercise of the power vested in him by section 20-A of the Stage Carriages Act, XVI of 1861, amended by Act I of 1898, the Chief Commissioner of Ajmer-Merwara is pleased to prescribe the following rules for bringing under proper control the stage carriage traffic in Ajmer-Merwara:—

1. Applications for a license for a stage carriage shall be made in the district in which it plies for hire, or if it plies in more than one district, then in the district in which the head-quarters of the proprietors are situated, or if such head-quarters are situated in a district in which the stage carriage does not ply, then in the district in which the local manager resides.

2 Licenses may be granted by the Magistrate of the district only or by any Magistrate authorized by him.

3 Every license granted under the Act shall be in form "A" hereto annexed and shall be subject to the conditions prescribed therein and to these rules, and may be cancelled for breach thereof.

One certified copy in English and one in vernacular shall be supplied to each license-holder. If the stage carriage is licensed to ply in more than one district, a copy of the license shall be sent to the Magistrate of each district concerned.

4. A separate license is required for each carriage used as a stage carriage, and the fee payable for each license shall be—

	Rs
If the stage carriage is an ekka . . . . .	2
In all other cases . . . . .	5

The fee shall be paid by the applicant into the Government Treasury, and before signing a license, the licensing officer shall see that the payment is supported by the prescribed treasury printed form.

The licensing Magistrate, before granting a license, shall determine—

- the number of horses by which the carriage shall be drawn. No license should be given for a four wheeled vehicle (other than a camel cart) to be drawn by less than two horses,
- the stages between the termini,
- the maximum number of passengers and the greatest weight of luggage to be carried in or on the stage carriage

In fixing the maximum number of passengers and weight of luggage to be carried, and the length of the stages, the licensing officer will take into consideration local conditions, the state of the road, the character of the country, (hilly or otherwise), the class of animal used, and the class of vehicle licensed, but ordinarily the stages for tongas should be fixed at distances not exceeding 18 miles, and the loads to be fixed as the maximum which the stage carriage may carry, should ordinarily not exceed—

- for a tonga—3 adult passengers and 1 maund 35 seers of luggage,
- for an ekka—3 adult passengers and no luggage other than small bundles

5 No animal shall be used in a stage carriage until it has been inspected and approved by the licensing officer or other officer appointed by him for the purpose

Ordinarily no pony should be approved for use in a dak gari or tonga that is less than 13 hands high, but exceptions may be made by the licensing



officer in favour of smaller animals if of sufficient stamina, and when the traffic is so light as to justify a relaxation of this rule.

7. The licensing officer may from time to time require a license-holder to brand (branding on the hoof will frequently suffice) with a special mark any or all of the animals that have been approved for use in a stage carriage if he considers that this is necessary for purposes of identification; and may suspend all or any of the licenses held by the proprietors until the order has been complied with, or at his discretion, after a reasonable interval, revoke them.

8. Every stage carriage shall be inspected previous to the grant of a license by the licensing officer (or other officer appointed by him for the purpose), who must satisfy himself (i) that the carriage is serviceable, safe, and fit for public accommodation or use, and, if a camel carriage, that a high seat for the driver is provided; (ii) that the harness or gear proposed to be used is serviceable.

9. Before granting a license, a licensing officer shall satisfy himself that the proprietor possesses a sufficient number of animals approved under rule 6, having regard to the stages fixed and the number of licensed carriages he has to maintain to meet the exigencies of the traffic.

10. If at any time a license-holder wishes to use in the stage carriage any animal other than one that has been approved under rule 6, he shall apply to the licensing officer for permission and shall produce the animal for inspection.

11. If a carriage or harness is found at any time defective or unserviceable, the license may be temporarily suspended and, if after due notice the defect is not remedied, revoked by the licensing officer or by any Magistrate within the local limits of whose jurisdiction the stage carriage plies.

12. A register shall be maintained in the licensing Magistrate's office in form B hereto annexed. Before the licensing officer signs a license, he shall see that all the particulars regarding it are duly entered in this register. The register shall be open to the inspection of any person who may apply to the licensing Magistrate for permission to refer to it.

13. An inspection should be made weekly of the state of the animals at each stage by the officer in charge of, or in his absence by the senior officer present at, the Police Station within the limits of which the stage is situated, or by such other officer as may be appointed for this purpose by the District Magistrate. Twice a year, in the spring and in the autumn, the District Superintendent of Police will visit the stages personally and make an inspection of the animals used. Such other inspections of the carriages and of the animals as may be necessary will be ordered by the Magistrate of the District.

14. An inspecting officer may prohibit the use of any carriage or animal found unfit for use, pending the receipt of orders from a Magistrate, and the licensing officer, or any Magistrate within the local limits of whose jurisdiction the stage carriage plies, may, of his own motion, or on the receipt of a report from an inspecting officer, prohibit the use of any carriage or animal found to be unfit for use either entirely or until it is declared by him to be fit for use. When the use of any animal has been prohibited by any Magistrate other than the licensing officer, he shall submit a report of the fact to that officer. The licensing officer may order that any horse whose use has been temporarily prohibited shall be removed from the stage at which it is posted.

15. If having regard to the number of licensed carriages possessed by a proprietor and the exigencies of the traffic, the number of approved horses available for use in the said carriages is, owing to the use of certain approved horses having been prohibited or for other reasons, insufficient, the licensing officer may suspend the licenses of so many stage carriages as are, in his opinion, in excess of the number for which the proprietor possesses an adequate number of approved horses in use.

16. Any person committing a breach of rule No. 6 or a prohibition or order under rule 14, shall be liable to a fine not exceeding Rs. 100.

FORM A.

License for a stage carriage running from — in the — district to — in the — district. Fee Rs 5.

1	2	3	4	5	6	7			8	9
Number of License.	Name and residence of the proprietor of the stage carriage.	Where head office of the proprietor is held.	Description of carriage.	Maximum number of adult passengers allowed to be carried in this stage carriage.	Maximum weight of luggage licensed to be carried in this stage carriage.	DETAIL OF STAGES.			Place at which licensed.	Date on which license expires (see section 4 Act XVI of 1861).
						Number.	Name.	Distance in miles.		

(Signature.) \_\_\_\_\_

DISTRICT,

Magistrate of District.

Dated 1900.

1. This license is given, subject to the provisions of the Stage Carriage Act, 1861, as amended by Acts Nos. XVI of 1876 and I of 1898 and to the rules framed thereunder.

A certified copy in English and in vernacular shall be kept by the driver of the carriage, and shall be immediately produced for inspection on demand by any passenger, police officer, or Magistrate.

2. Every person other than the coachman (and in the case of a four-wheeled carriage or tonga, one syce) conveyed on a carriage shall be counted as a passenger.

3. Every adult passenger shall be considered as equivalent to  $1\frac{1}{2}$  maunds of luggage. If the maximum number of passengers (entered in column 5 of the license) is not carried, for each passenger less than the maximum number  $1\frac{1}{2}$  maunds of additional luggage may be substituted, and if the maximum weight of luggage (entered in column 6 of the license) is not carried, for each  $1\frac{1}{2}$  maunds less than the maximum weight an additional passenger may be substituted, provided that the total number of passengers for the kind of conveyance is not exceeded.

(4) Two children may be considered as equivalent to one adult if they are both under six years of age.

(5) The wheels, doors, windows and other parts of the carriage shall be kept in good repair and the cushions and linings, if any, in a clean and serviceable condition.

(6) An animal shall not be driven more than one of the stages entered in column 7 of the license within 24 hours.

(7) No animal with galled shoulders or other open wounds such as would render it unfit for work, or suffering from an infectious or contagious disease, or which is lame, is weak, broken-winded, or otherwise in bad condition, or which has been declared by a Magistrate to be unfit for use, or the use of which has been prohibited by an inspecting officer pending a reference to the Magistrate, shall be driven in the stage carriage.

(8) Every horse, pony, or mule used in the stage carriage shall be provided with a properly fitting breastband or collar.

(9) Every stage carriage used between sunset and sunrise shall carry two lamps, unless the licensing officer permits by special order the use of one lamp, of such description as may be approved by the licensing officer, which shall be lighted on dark nights.

(10) If the licensing officer so direct, no person shall act as driver of the stage carriage except under a license granted by him or by some Magistrate authorised by him to grant such licenses. A licensed driver shall carry, while

on duty, his ticket or badge, and shall produce the same when required to do so by any passenger, police officer, or Magistrate.

## FORM B.

*Register of stage carriage licenses granted under Act XVI of 1861 by the Magistrate of \_\_\_\_\_.*

1	2	3	4	5	6	7	8	9			10	11	12	13
Year.	Number of license.	Date of license.	Name and residence of proprietor of stage carriage.	Place of proprietor's head office.	Description of carriage.	Maximum number of adult passengers to be carried.	Maximum weight of luggage to be carried.	DETAILS OF STAGES.			Date of payment of license fees.	Signature of licensing officer with date.	Date of expiry of license.	REMARKS.
								Number.	Name.	Distance in miles.				

## FORM C.

*Inspection Register.*

1	2	3	4	5
Name and Residence of any person or company running stage carriages in the District.	Name of each staging place in the District.	Number and description of animals kept by the said person or Company at each such stage.	State of the animals when inspected.	REMARKS.

Under section 7 of Act XX of 1863, the Hon'ble the Lieutenant-Governor of the Khwaja Sahib Committee, is pleased to direct that the Committee for the carrying out of the provisions of the said

N.W. P. No. 1811 A, 1st June 1867.

Act, in regard to the Endowments of the Durgah of Moin-ud-din Chisti, commonly known as Khwaja Sahib, at Ajmer, shall consist of five members, of whom one, who will also act as President, shall be an independent native gentleman professing the Mussalman religion, and the others shall be selected from the parties interested in the management in the proportion of one from the family of the Dewan, one from that of the Mutwalli, and two from among the Khadims.

ation of  
in Aj-  
erwara.

The following rules made by the Chief Commissioner, under section 20 of Act XXV of 1867, as amended by Act X of 1890 (Printing Presses and Books), are published for general information in supersession of the rules hitherto in force under the said section:—

No. 205—258, 25th February 1891.

published for general information in supersession of the rules hitherto in force under the said section:—

- I. The copy of the book referred to in clause (2) of the first paragraph of Section 9, together with a memorandum giving the particulars referred to in section 18, will be delivered by the Printer to the Assistant Commissioner of the district in which the Press issuing the work is situated.
- II. The Assistant Commissioner will send the copy to the Commissioner for deposit in his office at Ajmer. It will be accessible to the public for reference.
- III. All fines and forfeitures recovered and registration fees taken under the Act shall from time to time be paid into the Treasury to the credit of "22—Education," the treasury chalan being sent to the Commissioner and Director of Public Instruction.
- IV. The catalogue prescribed by section 18 will be kept by the Assistant Commissioner who will transmit to the Commissioner's Office quarterly a copy of memoranda registered during the preceding quarter for disposal in accordance with section 19 of the Act.

In accordance with section 9 of Act XXV of 1867, am. Act X of 1890, the Chief Commissioner is pleased to direct

No. 401 of 1892, 23rd April 1892.

that the Assistant Commissioner, Ajmer, shall be the Officer to whom, and his office the place at which, the printer of every book printed in Ajmer-Merwara shall deliver the copy required by section 9, clause (a) of said Act, to be so delivered or such further copies as by section 9,

clause (b) may, on requisition by the Local Government, be required for such printer.

In exercise of the powers conferred by section 26 of the Cattle Trespass Act (I of 1871) as amended by Act I of 1891, the Chief Commissioner of Ajmer-Merwara is pleased to direct, with respect to the Cantonment of Nasirabad, that the first portion of the said section shall be read as if it had reference to cattle generally instead of to pigs only, and as if the words "fifty rupees" were substituted for the words "ten rupees."

In exercise of the powers conferred by section 7 of the Indian Christian Marriage Act (XV of 1872), the Chief Commissioner is pleased to appoint the Assistant Commissioners of Ajmer and Merwara for the time being, to be the Senior Marriage Registrars within the Districts under their respective charges. Under section 62 of the Indian Christian Marriage Act (Act XV of 1872), the Chief Commissioner is pleased to direct that all persons, licensed under section 9 of the Act to grant certificates of Marriages between Native Christians shall use the form of Register and Certificate prescribed in Schedule IV of the Act with the addition of a column at the end showing the hour at which the marriage was performed and shall forward extracts from the Registers kept by them to the Magistrate of the District to be deposited in his office within one month from the date of marriage.

Under section 82 of the said Act the Chief Commissioner is further pleased to direct that the following fees shall be chargeable under the Act:—

- (1) For receiving and publishing each notice of Marriage, Rs. 3.
- (2) For issuing Certificate of Marriage by Marriage Registrar and registering marriage by the same, Rs. 8.
- (3) For entering protest against or prohibition of the issue of a Marriage Certificate, Rs. 10.
- (4) For searching Register Books or Certificates, or duplicates, or copies thereof, if the search extends over a period of not more than one year, Re. 1 and for every additional year, 4 annas.

For giving copy of entry in the same under sections 63 and 70, Re. 1.

The Marriage Registrar may at his discretion remit any part not exceeding three-fourths of the above fees when the party or parties appear to him to be in indigent circumstances.

All fees received by a Marriage Registrar shall be accounted for, and paid over by him to Government; those received by any person other than a Registrar, solemnizing a marriage, may be retained by him.

Under section 85 of the said Act the Chief Commissioner hereby declares that the Commissioner of Ajmer shall be held to be the District Judge for the purposes of Act XV of 1872 within the Ajmer and Merwara Districts.

In exercise of the powers conferred by section 56 of the Indian Christian Marriage Act, XV of 1872, and in supersession of this Department Notification No 1705 G., dated 6th August, 1873, the Governor-General in Council is pleased to appoint the Commissioner of Ajmer-Merwara, for the time being, as the Officer to whom Marriage Registrars in Native States within the Rajputana Agency shall send the certificates mentioned in section 54 of the aforesaid Act.

Jurisdictional  
Powers of

Local Officers. No. 856, 26th December, 1878.

In exercise of the powers conferred by *section 6 of the Scheduled Districts, Act XIV of 1874*, the Chief Commissioner of Ajmer-Merwara is pleased to declare that the following jurisdictional powers and duties shall be exercised by the Officers named in column 4:—

Number and year of Act.		Subject.	Extent of operation.	Powers or duties how to be exercised or performed.
1		2	3	4
1	Act XII of 1850.	Default of Public Accountants.	The whole.	The powers of the "Governor" or "Governor in Council," shall be exercised by the Chief Commissioner.
2	Act XXXV of 1858.	Lunatics . . .	Do.	The functions of the "Collector" shall be discharged by the Assistant Commissioners of Ajmer and Merwara, respectively.
3	Act XXXVI of 1858.	Lunatic Asylums .	Do.	The powers of the "Executive Government" shall be exercised by the Chief Commissioner.
4	Act XXI of 1860.	Registration of Literary, Scientific, and Charitable Societies.	Do.	Section 3.—The "Registrar" shall be the Assistant Commissioner of Ajmer or Merwara, as the case may be.

Number and year of Act	Subject	Extent of operation	Powers or duties how to be exercised or performed
1	2	3	4
5 Act X of 1866 (Repealed by VI of 1882)	The Indian Companies' Act	The whole	The "Registrar of Joint Stock Company" shall be the Assistant Commissioners of Ajmer and Merwara, respectively
6 Act XV of 1869	The Prisoners' Testimony Act.	Do	The "High Court" means the Court of the Chief Commissioner, "Local Government" means the Chief Commissioner
7 Act XXIII of 1870	Indian Coinage Act	Do	Under Section 16 the Treasury Officer has already been appointed by the Government of India
8 Act XXVII of 1871.	Criminal Tribes Act	Do.	Powers of "Local Government" shall be exercised by the Chief Commissioner
9 Act XV of 1875	Punjab Laws Act	Do	In sections 39 D and 39 E the duties of the 'Deputy Commissioner' shall be performed by the Assistant Commissioners of Ajmer and Merwara, respectively
10 Act X of 1877 (Repealed by Act XIV of 1882)	Civil Procedure Code	Do	In sections 320 to 326 and 501, the powers of a "Collector" shall be exercised by the Assistant Commissioners of Ajmer-Merwara

1. The office of every Registrar and Sub Registrar will be supplied with a strong tin-lined box with a Chubbi's lock. In this box the Register Books and all papers and instruments connected therewith shall be kept.

No money or valuables of any kind shall be deposited in it. The box shall be placed in the room where the Registering Officer transacts his public business, and shall be opened and closed by that Officer himself, or in his presence. When locked, the key shall be retained in his own possession. He shall be responsible for the preservation and safe custody of all registration records, including those of previous years, which have accumulated in his office, or been transferred to it.

2. Every Registrar has been supplied with a fire-proof safe. In the safe shall be kept sealed covers of Wills, and authorities to adopt, which may have been deposited under the provisions of Act XX of 1866, and authorities to adopt, executed before the 1st January 1872, which may be deposited under

Rules for the safe custody and destruction of Registration records



section 2 of Act VIII of 1871 ; also sealed covers of Wills, which may be presented for deposit under section 43, and Wills which may be opened under section 45 of Act VIII of 1871 or Act III of 1877. It shall not be used for any other purpose whatever. The key of the safe shall remain in the personal custody of the Registrar, who alone shall open or close the safe. The safe shall be kept where it cannot be affected by damp, and it shall be opened once a week at least, with the view of ascertaining that its contents (if any) are safe, and that the lock is in order.

3. Every Sub-Registrar shall, at the close of each official year, report to his Registrar the different kinds of records, and the periods to which they belong, which he considers may be destroyed, and the Registrar after examining all the reports of his district, and recording his opinion thereon, shall add a report of the same description for his own office, and forward the whole for the orders of the Inspector-General, whom they should reach by the 1st of May. No records shall be destroyed except by the direction of the Inspec-

The names of these Divisions shall be entered in all documents relating to houses (other than those situate in towns) and lands, in addition to the name of the village and the adjoining boundaries of the property.

8. *Fines*.—Fines under section 24 shall be levied according to the following scale, when owing to urgent necessity or unavoidable accident, documents are presented for registration after the lapse of the four months allowed by section 23. No registration fees shall be levied in addition to the fines.

Where the delay has not been more than one month.	{	An amount equal to twice the proper registration fee.
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Where the delay has been more than one month, but not exceeding two months.	{	Three times the amount of the proper registration fee.
---	---	--

More than two months, but not exceeding three months.	{	Six times the amount of the proper registration fee.
---	---	--

More than three months, but not exceeding four months.	{	Ten times the amount of the proper registration fee.
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Additional fines levied under the proviso in section 34, shall be according to the same scale.

9. Applications to the Inspector-General for remission in whole, or in part, of any fine levied under this rule shall be submitted through the Registrar, who shall endorse his own opinion thereon, and forward them for orders. No such application shall be received or forwarded where the document has not already been registered and the fine or fines paid.

10. *Administration of oaths*.—The discretion vested in Registering Officers by section 63, shall be used with reserve, and oaths administered only in exceptional cases.

11. An oath administered to any person under section 63 includes an affirmation under section 6 of Act X of 1873.

12. Statements made on oath under section 63 shall not be recorded on the documents, but on separate sheets of paper. They will form a record, and shall be filed in the Registry Office.

13. A note to the effect that recorded evidence has been taken shall be endorsed on the document and entered in the margin of the Register Book, in which the document is registered.

14. *Form of Memoranda*.—The form, in which memoranda under sections 64, 65 and 66 shall be prepared, is that given in the Appendix No. 1. Blank lithographed forms will be supplied to each office on application to the Inspector-General.

14 *Rules for the safe custody and destruction of Registration records.*

15. When a Registrar receives copy of an English document, which requires that memoranda be forwarded to Sub-Registrars who do not understand English, the memoranda shall be prepared in Urdu or Hindi.

16. *Authentication of Register Book.*—Every entry made in the Register Books shall be an exact counterpart of the original, and shall be carefully compared with it; all interlineations, blanks, erasures or alterations, which appear in the original, shall be shown in the copy entered in the Register. The Registering Officer shall satisfy himself that this has been done; verifying by his signature or initials any corrections rendered necessary by mere errors of transcription, but no such correction shall be made by an erasure or with a knife. The Registering Officer shall also see that the entry has been made in the book to which it properly belongs, that the number affixed to it is that which it ought to bear in order to maintain the consecutive series required by section 53, and that the book, the volume and the page entered in the certificate of registration are correctly stated; after which he shall authenticate the entry by legibly affixing his signature in full, together with his official designation at the end of the copy of the document registered. Copies of endorsement shall also be initialled or signed by the Registering Officer. The entries shall be authenticated daily as they are made in the Register Books.

17. *Particulars to be contained in Indexes Nos. I, II, III, and IV.*—Index No. I is that in which section 55 requires, that the names and additions of all persons executing, and of all persons claiming under every document entered into, or memorandum filed in Book No. I, shall be entered. It shall contain the following headings:—

- (1) Name of person,
- (2) Father's name.
- (3) Residence.
- (4) Profession, trade, caste.
- (5) Interest in the transaction, *e.g.*, buyer, mortgagee, etc.
- (6) Number of book.
- (7) Volume of book.
- (8) Page of book.
- (9) Letters under which other persons interested in the transaction have been entered.

18. Index No. II is that in which by section 55 particulars mentioned in section 21, relating to every document entered or memorandum filed in Book No. I, are to be entered. It shall contain the following headings:—

- (1) Name of city, town or village.
- (2) Name of Tahsil.
- (3) Name of District.

- (4) Nature of transaction, *e.g.*, sale of land, lease of house-mortgage of land, or house, etc., etc.
- (5) Number of book in which document is registered.
- (6) Volume of book.
- (7) Page of book.

19. Index No. III is that in which section 55 requires the names and additions of all person executing every Will and authority entered in Book No. III, and of the executors and persons respectively appointed thereunder, and after the death of the testator or donor (but not before), the names and additions of all persons claiming under the same shall be entered. It shall contain the headings prescribed for Index No. I.

20. Index No. IV is that in which section 55 requires the names and additions of all persons executing and of all persons claiming under every document entered in Book No. IV to be entered. It shall contain the heading prescribed for Index No. I.

21. A Sub-Registrar, on registering a document of the nature referred to in section 64 or 65, shall enter in his Index No. II, only that portion of the property which is situate in his own Sub-District. A Registrar receiving a copy of a document under section 65 or 66 will enter only the property situate in his own district.

22. A Sub-Registrar receiving a memorandum of a document from a Sub-Registrar, or the Registrar of his own district, will enter the particulars relating to it in his Indexes No. I and No. II, but when the memorandum has been received from the Registrar, the entries should be made in red ink, with a view to facilitate the omission of such entries in the copy of the Indexes to be furnished to the Registrar.

23. The first letter of the name of the person shall be the guide to the letter under which the entry is made, and not of the title or caste, and for Europeans, of the surname.

24. Where endorsements or Index entries are made in English, the spelling of vernacular names of places and persons will be regulated by the following table :—

kh	ج	a	ا
s	س	i	ی
sh	ش	i	ای
s	س	c	سی
z	ز	u	و
t	ط	w	و
z	ط	b	ب

A small ' placed above the vowel with which it is sounded } ع		p	پ
		t	ت
gh	غ	t	ٹ
f	ف	s	ث
q	ق	j	ج
k	ک	ch	چ
g	گ	kh	خ
l	ل	h	ح
m	م	d	د
n	ن	d	ڈ
w, o, u, au, (as the case may be)	و	z	ذ
جیسی کہ حالت ہو		r	ر
h	ہ	r	ڑ
y, ai, e, (as the case may be)	ی	z	ز
جیسی کہ حالت ہو		r	ر
a	آ		

25. Index entries shall be made on the same day as the document to which they relate is copied or filed in its Register Book. They shall be made alphabetically, in Urdu or Hindi on loose sheets of paper, corresponding in size with the sheets of the Register Books, and marked do. do., etc.

Each page shall contain at least 15 entries; and when, under any letter a sufficient number of entries to fill a sheet, exclusive of those in red ink, has been made in Index No. I or No. II or No. III the Sub Registrar shall cause a clearly written copy of them to be made without delay on good paper of the same size as that of the Register Books, and forwarded to his Registrar. The copy so forwarded shall consist of complete sheets containing at least 60 entries.

26. On the expiration of the calendar year, the remaining entries under each letter shall be copied and forwarded to the Registrar.

27. In forwarding Index sheets, Sub-Registrars shall note at the foot of the last page of each sheet the date up to which it contains entries, and shall also attach their signatures and the date of despatch.

28. The Registrar, on receipt of such sheets shall file them under their appropriate letters in his Index file, and on receiving those containing the remaining entries for the year, shall file them also as above directed, and cause the whole, including those for his own office, to be properly bound into one or more volumes as may be expedient, with reference to volumes being of a convenient size.

29. *Holidays.*—The holidays to be observed in Registration Offices, shall be those which may be laid down by the Chief Commissioner for the Civil Courts of the District. All the provisions of section 26 shall apply to such

holidays, but it shall be optional with Registering Officers to keep their offices open during all or any of them, as they may think fit.

30. *Register Books*.—Book No. 1 is the register of non-testamentary documents relating to immoveable property. It and the Indexes relating thereto are open to inspection, and copies of entries in them shall be given to all persons applying for them on payment of the prescribed fees. In this book shall be entered all documents registered under sections 17 and 18 which relate to immoveable property and are not Wills. It shall contain the following headings:—

- (1) Value of stamp and copy of all endorsements made in the Registry Office.
- (2) Serial number of entry, and nature and value of transaction and amount of Registration and copying fees and of fines levied.
- (3) Copy of document.
- (4) Note of certified copies of decrees and orders of Civil Courts. Copies of maps shall be pasted on to the first page of the entries to which they appertain.

31. When any document is registered in this book, affecting some other document previously registered in it, a note referring to the later document should be entered in the left hand margin, (heading No. 4,) of the entry of the earlier document.

32. A supplementary volume of this register in the form of a file book shall be kept up in each office, for the purpose of filling (pasting) in copies and memoranda of instruments received from other offices under sections 64, 65, 66, and 67, and copies of Certificates granted under the Land Improvement Act, 1871, received from Collectors under section 89. This volume shall be called "Supplementary Book No. 1," and shall be so designated in the Indexes in all entries relating to documents filed in it.

33. Book No. 2 is the book in which reasons for refusing to register are to be recorded. It is also open to inspection, and copies of entries in it shall be given to all persons applying for them. When a Sub-Registrar refuses to register a document, on the ground that the property to which it relates is not situate within his sub-district, he need not make an order of refusal, nor record his reasons for refusal. It shall contain the following headings:—

- (1) Serial number and date.
- (2) Nature and value of transaction, and value of stamp.
- (3) Reasons for refusal.

34. Book No. 3 is the register in which Wills and authorities to adopt are to be entered, after they have been registered under section 41, also

VOL I. o

such Wills as have been opened under section 45. This book is not open to inspection, nor are its Indexes, but copies of entries in it or them shall, on payment of prescribed fees, be given to persons executing the documents to which the entries relate or to their Agents, and after the death of the Executors (but not before) to any person applying for such copies; the search must be made by the Registering Officer only. When a Will entered in this book affects immoveable property situate in more districts or sub-districts than that where the entry has been made, no copy or memorandum of such Will need be sent to the Registering Officers of those districts or Sub-districts. It shall contain the following headings:—

- (1) Value of stamp and copy of all endorsements made in the Registry Office.
- (2) Serial number of entry and nature of document and amount of fees levied.
- (3) Copy of document.

35. To prevent mistakes, it is here explained that every document making posthumous disposition of property is a Will, and should be entered in this book, and that a document which merely declares the fact of having adopted a son, or given a son for adoption, is not an “authority to adopt a son,” and should not be entered in this book but in Book No. 4.

36. Book No. 4 is the miscellaneous register in which are to be entered all documents registered under clauses (d) and (f) of section 18 which do not relate to immoveable property. It is not open to inspection nor are its Indexes; but copies of entries in it or them shall be given to any person executing or claiming under the documents to which such entries refer, on payment of the prescribed fees. The search must be made by the Registering Officer only. It shall contain the following headings:—

- (1) Value of stamp and copy of all endorsements made in the Registry Office.
- (2) Serial number of entry and nature and value of transaction and amount of fees and fines levied.
- (3) Copy of document.

37. Book No. 5 is the register of deposits of Wills, and is to be kept only in the Offices of Registrars, who alone can receive Wills in sealed covers for deposit. It shall contain the following headings:—

- (1) Serial number.
- (2) Superscription on the sealed cover.
- (3) Inscription on the seal of the cover.
- (4) Time of presentation and receipt of the sealed cover.  
Year, month, day, hour.

- (5) Name of depositor of the sealed cover.
- (6) Names of persons testifying to the identity of depositor.
- (7) Time of delivery of the sealed cover to applicant for withdrawal  
Year, month, day, hour.
- (8) Names of persons testifying to the identity of applicant at the time of delivery.
- (9) Time of opening of the sealed cover  
Year, month, day, hour.

38. In addition to the above books, there shall be kept in every Registering Office, a Book No. 6, for the purpose of recording brief abstracts of Powers-of-Attorney, authenticated under section 33. It shall contain the following headings :—

- (1) Number (in consecutive series) commencing and terminating with the year.
- (2) Date (year, month, day)
- (3) Name and father's name of principal executing the power.
- (4) Name of Attorney.
- (5) Names of persons identifying the principal.
- (6) Abstract of the contents of the power and amount of fees levied.

Only Powers-of-Attorney to present documents for registration shall be recorded in this book, and this is the only description of Power-of-Attorney which Registering Officers can authenticate under section 33. General Powers-of-Attorney can be authenticated under this section, only when they *expressly* contain authority to present documents for registration.

39. If in any Registry Office the number of documents to be registered be so large that there is difficulty in entering them day by day in the appropriate register, the Registering Officer shall be empowered by the Inspector-General to keep up concurrently two volumes of either Register Book No 1, or No 4, the document bearing even numbers being entered in one volume, and those bearing odd numbers in the other.

40. All documents shall be presented and registered at the Registration Office at the head-quarters of each district or sub-district, as the case may be, except in cases specially provided for by the Act.

41. Where Registering Officers have other duties to perform, a certain portion of each day shall be allotted exclusively to registration work. The time so set apart shall be made generally known, and a written notice of it exhibited in a conspicuous and accessible part of the building in which the Registry Office is located. The notice shall state the hours at which documents will be received and returned duly.



20 *Rules for the s*

the Registering Officer shall be appointed in the notice, stration is sought ; have them personally receive all documents for which registration is sought ; have them examined in his own presence, and if they are to be admitted, inform each party of the amount he has to pay ; and as soon as it is paid, the receipt prescribed in section 52 shall be given to him. If in payment of the fees any balance shall be returned to the party pay more than the exact amount due, the him at once.

42. When the necessary endorsements have been recorded, the documents shall be made over to the Registry Moharrir, for the purpose being entered in the registers, and as soon as this has been done, the Moharrir shall return the documents to the Registering Officer, who shall retain them until the time appointed for returning documents comes in his own presence to the proper time taken back. If the round, and then caution for it being at the same time taken back. If the party, the receipt given for any document be other than the party to whom the party claiming to receive must have been nominated in writing on the receipt 61.

43. If a receipt was granted, of it, as directed in section 61, the recording of endorsements by the original holder of documents or of money left to any Moharrir to do

44. The receiving of document shall not be by Officer. vigilant control over their absence of the Registering officers shall maintain a with the public than is un-

45. Registering Officer shall see them in closer contact

or Hindi. The forms for endorsements appended No. 2 shall be observed by all Registering Officers.

49. Endorsements shall always be written in the presence of the Registering Officer and of the Executants of documents, or of the parties authorized to admit execution of them.

# APPENDIX No. 1

## *Memorandum of a document registered by Registrar or Sub-Registrar of*

Date of Execution.	Particulars relating to the Executant.	Particulars relating to the person in whose favour executed.	Nature and value of transaction.	Description of the immovable property to which it relates	Particulars of Registration.
Year.	Name.	Name.	Whether sale or mortgage or release	If houses or lands situated in a town, the name of the town and the immediate boundaries of the property shall be entered here.	Registered No.
Month.	Father's name.	Father's name			
Date.	Caste.	Caste.			
	Profession.	Profession.			
	Residence.	Residence	Rspees.	Other houses and lands shall be described by the name of the Village, the Tahsil, and the district in which they are situate, in addition to their immediate boundaries and the numbers by which they are known.	Date.
	Town or Village.	Town or Village			Month
	Tahsil.	Tahsil.			Year.
	District.	District.			In book I.
	If there be more than one, these particulars shall be given in respect to each of them.	If there be more than one, these particulars shall be given in respect to each of them.		Only that portion of the property which is situate in the Sub-District to which the memo is sent should be entered.	Vol.
					Pages.
					No.

Forwarded to Sub-Registrar of  
under section

Date

*Registrar or Sub-Registrar.*

# APPENDIX No. 2.

## *Form of Endorsement under section 52, Act III of 1877.*

This endorsement will be entered on every document presented for registration.

Presented at the office of the Registrar (or Sub-Registrar) of (name of place) on (day of week), the (day of month) day of (name of month 19 ), between the hours of A.M. (or P.M.)

Signature of every person presenting the document. } Signature of the Registering Officer.

*Form of Endorsement under section 58, Act III of 1877.*

1. When the person purporting to have executed the document is personally known to the Registering Officer, and admits the execution of the document and the receipt (if any) of the consideration stated in it:—

Execution admitted and receipt of consideration acknowledged, (if so), by (name), (profession) son of (name), (caste), resident of (name of place), Tahsil or pargana , District who is personally known to the Registering Officer.

Executants' Signature . . . } Signature of Registering  
Profession . . . } Officer.  
Residence . . . }

2. When the person purporting to have executed the document is not personally known to the Registering Officer, but admits the execution of the document and the receipt (if any) of the consideration stated in it:—

Execution admitted and receipt of consideration acknowledged, (if so) by (name and profession), son of (caste), resident of (name of place), Tahsil or Pargana , District .

The said (name of executant), identified by (name and profession), son of , caste , Tahsil , District resident of , and by (name and profession), son of , caste , resident of , Tahsil , District

Tahsil, , District ; these witnesses being personally known to the Registering Officer or to (name and profession), son of , caste , resident of , Tahsil , District being personally known to the Registering Officer.

Signature . } of executant and every } Signature of Register-  
Profession . } other person examined. } ing Officer.  
Residence . }

. NOTE.—When the Executant admits execution of the document, but refuses to sign the endorsement, the Registering Officer will register the document, but endorse a note of such refusal, section 58.

3 When the execution is admitted by an Agent

Execution by (name of executant), admitted by (name of agent), son of  
 , caste , resident of , Tahsil  
 , District , who holds a duly authenticated  
 Power of-Attorney from (name of executant). The said (name of agent)  
 identified by (name of profession)

son of , caste  
 resident of , Tahsil , District  
 , and by (name and profession) , resident of  
 , Tahsil , District , these witnesses  
 being personally known to the Registering Officer or to (name and profession)

son of , caste  
 resident of , Tahsil , District  
 the latter being personally known to the Registering Officer

Signature	: } of the Agent and every other person examined	} Signature of Register- ing Officer
Profession		
Residence		

4 When the execution is admitted by a representative or assign —

Execution by (name of executant), admitted by (name of representative or  
 assign), son of , caste , resident of ,  
 Tahsil , District , of whose right to appear as  
 (representative or assign) the Registering Officer is satisfied The said (name  
 of representative or assign) identified by (name and profession) son of  
 caste , resident of , Tahsil

District , and by (name and profession)  
 son of , caste , resident of  
 Tahsil , District , these witnesses being  
 personally known to the Registering Officer, or to (name and profession),  
 son of , caste , resident of  
 Tahsil , District , who is personally known  
 to the Registering Officer.

Signature	: } of representative or assign and of every person examined	} Signature of Registering Officer
Profession		
Residence		

NOTE — When the Executant is dead the fact should be noted in the enforcement

5 When the document presented for registration is an instrument executed  
 by any of the Officers mentioned in section 88 —

Having satisfied myself, that this instrument was executed by A B,  
 Official Trustee (or as the case may be) in his official capacity, his attendance

### *Fees for Registration.*

and signature are dispensed with, and this instrument is admitted to registration.

*Signature of Registering Officer.*

*Certificate under section 60.*

6. When the document presented for registration is a certified copy of a decree or order of a Civil Court, nothing beyond the endorsement under section 52, and the certificate of registration under section 60 will be necessary.

Registered as No. of Register Book No.	in page or pages date .	of volume
---	----------------------------	-----------



*Signature of Registering Officer.*

*Form of authentication of Powers-of-Attorney authenticated under section 33.*

1. When the principal attends at the Registration Office, or the Registering Officer goes to his house or to a jail.

This Power-of-Attorney has been executed in my presence by (name of executant,) who is a resident of my (District or Sub-District), and is personally known to me, or is identified by \_\_\_\_\_ and \_\_\_\_\_, who are known to me.



*Signature of Registering Officer.*

2. When a commission is issued to obtain evidence as to the voluntary nature of the execution :

I have satisfied myself, through (name of person to whom a commission was issued,) to whom a commission was issued for the purpose, that this Power-of-Attorney was voluntarily executed by (name of executant), who is a resident of my (District of Sub-District).



*Signature of Registering Officer.*

NOTE.—When the Registering Officer attends at a private residence or a jail, for the purpose of registering or authenticating a document, or issues a commission to obtain the necessary information to enable him to do so, the fact should be stated in the endorsement.

Under section 9 of Act III of 1877 (Registration of Documents) the Offg. Cantonment Chief Commissioner is pleased to appoint the Cantonment Magistrate at Deoli to be Sub-Registrar for the purposes of the above Act within Cantonment limits.

Under section 36 of Act III of 1877 (Registration of Documents), the Offg. Chief Commissioner is pleased to direct that summons for appearance at a Registration Office may be issued, upon application from registering officers, by Subordinate Judges and Muniffs.

In supersession of this office Notification No 507, dated the 20th June, 1873, published in the Rajputana Official Gazette, the Chief Commissioner of Ajmer-Merwar is pleased, with the previous approval and sanction of the Governor General in Council, to prescribe the following table of fees for the registration of documents, etc., under Act III of 1877, with effect from the 1st April, 1887.

TABLE OF FEES LEVIALE UNDER THE INDIAN REGISTRATION (ACT III OF 1877.)  
ARTICLE I

The Act divides documents into two classes :—

Class 1.—Those the registration of which is obligatory under section 17.

Class 2.—Those the registration of which is optional under section 18.

First Class.

1. Instruments of gift of immoveable property :—

		Rs A P.		
When the value of gift expressed in the instrument does not exceed				
Rs 100	.	.	.	0 8 0
Exceeding Rs. 100, but not exceeding Rs. 500	.	.	.	2 0 0
Ditto " 500, ditto " 5000	.	.	.	4 0 0
Ditto " 5000, ditto " 10,000	.	.	.	6 0 0
Ditto " 10,000, ditto " 25,000	.	.	.	8 0 0
Ditto " 25,000, ditto " 50,000	.	.	.	10 0 0
Ditto " 50,000, ditto " 75,000	.	.	.	12 0 0
Ditto " 75,000, ditto " 1,00,000	.	.	.	16 0 0
Over " 1,00,000	.	.	.	20 0 0
When the value is not expressed	.	.	.	10 0 0

2. Lease of immoveable property from year to year or reserving a yearly rent:—

	Rs.	A.	P.
When the rent per annum entered in the lease does not exceed Rs. 100	0	2	0
Exceeding Rs. 100, but not exceeding Rs. 500.	0	4	0
Ditto „ 500	0	8	0
When the rent is not stated	2	0	0

3. Other non-testamentary instruments which purport or operate to create, declare, assign, limit, or extinguish, whether in present or in future, any right, title, or interest, whether vested or contingent of the value of one hundred rupees and upwards, to or in immoveable property:—

	Rs.	A.	P.
When the value of the right, title or interest, as stated in the instrument, does not exceed Rs. 200	1	0	0
Exceeding Rs. 200, but not exceeding Rs. 500	2	0	0
Ditto „ 500, ditto „ 2,500	4	0	0
Ditto „ 2,500, ditto „ 5,000	6	0	0
Ditto „ 5,000, ditto „ 10,000	8	0	0
Ditto „ 10,000, ditto „ 50,000	10	0	0
Ditto „ 50,000, ditto „ 1,00,000	16	0	0
Over „ 1,00,000	20	0	0
When the value is not expressed	10	0	0

4. Non-testamentary instruments which acknowledge the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation, or extinction of any such right, title, or interest:—

	Rs.	A.	P.
When the consideration-money, as stated in the instrument, does not exceed Rs. 200	1	0	0
Exceeding Rs. 200, but not exceeding Rs. 500	2	0	0
Ditto „ 500, ditto „ 2,500	4	0	0
Ditto „ 2,500, ditto „ 5,000	6	0	0
Ditto „ 5,000, ditto „ 10,000	8	0	0
Ditto „ 10,000, ditto „ 50,000	10	0	0
Ditto „ 50,000, ditto „ 1,00,000	16	0	0
Over „ 1,00,000	20	0	0

5. Written authorities to adopt not conferred by Will . . . 4 0 0

### *Second Class.*

1. Instruments (other than instruments of gift and Wills) which purport or operate to create, declare, assign, limit, or extinguish, whether in present

or in future, any right, title, or interest, whether vested or contingent, of a value less than Rs. 100, to or in immovable property —

	Rs.	A	P.
When the value of the right, title, or interest, as stated in the instrument, does not exceed Rs. 50 . . . . .	0	4	0
Exceeding Rs. 50 . . . . .	0	8	0

2. Instruments acknowledging the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation or extension of any such right, title, or interest.—

	Rs.	A	P.
When the consideration money, etc., does not exceed Rs 50 . . . . .	0	4	0
Exceeding Rs 50 . . . . .	0	8	0

3. Leases of immovable property for any term not exceeding one year and leases exempted under section 17 — ✓

	Rs.	A	P.
When the rent per annum entered in the lease does not exceed Rs 100 . . . . .	0	2	0
Exceeding Rs 100, but not exceeding Rs. 500 . . . . .	0	4	0
Ditto " 500, ditto " 1,000 . . . . .	0	8	0
Ditto " " " 1,000 . . . . .	1	0	0
When the rent is not stated . . . . .	4	0	0

NOTE.—If a patta or lease be given to a raiyat, and the kabaliyat or counterpart of such patta or lease be brought for registration at the same time as the patta or lease, the fees chargeable in respect of the two documents shall not be greater than the fee which would have been charged on the patta alone.

4. Instruments which purport or operate to create, declare, assign, limit, or extinguish any right, title, or interest to or in moveable property —

	Rs.	A	P.
When the value of the property is expressed in the instrument and does not exceed Rs 50 . . . . .	0	2	0
Exceeding Rs 50, but not exceeding Rs 100 . . . . .	0	4	0
Ditto " 100, ditto " 200 . . . . .	0	8	0
Ditto " 200, ditto " 500 . . . . .	1	0	0
Ditto " 500, ditto " 2,500 . . . . .	2	0	0
Ditto " 2,500, ditto " 5,000 . . . . .	4	0	0
Ditto " 5,000, ditto " 10,000 . . . . .	6	0	0
Ditto " 10,000, ditto " 50,000 . . . . .	8	0	0
Ditto " 50,000, ditto " 1,00,000 . . . . .	10	0	0
Ditto " " " 1,00,000 . . . . .	16	0	0
When the value is not expressed . . . . .	10	0	0

5.—Wills :—

✓ On deposit of sealed cover under section 42, Act III, 1877 . . . . .	2	0	0
✓ On application under section 44 for withdrawal of sealed cover deposited under section 42 . . . . .	2	0	0
On application under section 45 for opening a deposited sealed cover . . . . .	2	0	0

NOTE.—A charge at the rate prescribed in Article IX is to be made for copying into the register book the contents of such sealed cover



Code of Civil Procedure) and must be forwarded with the application for the issue of summons. When, however, the person summoned is the person who has executed the instrument, remuneration should not be allowed him.

#### ARTICLE IX.

Making or granting copies of reasons, entries, or documents before, on or after registration :—

				Rs.	A.	P.
Documents in the Urdu language of under 100 words				0	1	0
Ditto	ditto	150	"	0	2	0
Ditto	ditto	250	"	0	3	0
Ditto	ditto	350	"	0	4	0
Ditto	ditto	450	"	0	6	0
Ditto	ditto	500	"	0	7	0
Ditto	ditto	600	"	0	8	0
Ditto	ditto	900	"	0	12	0
Ditto	ditto	1,200	"	1	0	0
Documents in English, Hindi, or any other language under						
		50	"	0	1	0
Ditto	ditto	100	"	0	2	0
Ditto	ditto	200	"	0	4	0
Ditto	ditto	300	"	0	6	0
Ditto	ditto	400	"	0	8	0
Ditto	ditto	500	"	0	9	0
Ditto	ditto	600	"	0	11	0
Ditto	ditto	700	"	0	14	0
Ditto	ditto	750	"	1	0	0

NOTE A.—Copies of reasons granted before registration are those which, in cases of refused registration, are under section 76, Act III, 1877, to be given on application made by any person in executing or claiming under the documents.

NOTE B.—The entering of instruments in the appropriate registers at the time of registration is to be paid for at the rate prescribed in Article IX, and any copies or copying of an instrument necessary under section 64, 65, and 66, Act III, 1877, are to be paid for at that rate at the time of registration of the instrument.

NOTE C.—When application for a copy under section 57, Act III, 1877, necessitates a search the fee prescribed by Article V is to be levied in addition to that chargeable under Article IX.

NOTE D.—Government officers who may require to search the registers or take copies of entries in the registers for *bond fide* public purposes will be exempted from payment of the fees under Articles V and IX on a certificate being granted by the Collector or Registrar that the information is required solely in the interests of Government.

#### ARTICLE X.

Unclaimed documents deposited by a Registrar in his iron-safe will be surrendered only on payment of a fee of four annas per mensem, for each month, or portion of a month, during which they have been held in custody.

#### ARTICLE XI.

When the value of an instrument is expressed in pounds sterling, pounds currency, the value of such money shall be calculated in the currency of

British India according to the following scale — One pound sterling or pound currency is equivalent to ten rupees.

X

Under the authority conferred by the proviso to section 17 of the Indian Registration Act [c] (VIII of 1871), the  
No 393, 10th May, 1873  
Offg. Chief Commissioner of Ajmer-Merwara  
is pleased to exempt from the operation of clause IV of that section that is from compulsory Registration, leases executed in the District of Ajmer and Merwara, the terms granted by which do not exceed five years, and the annual rents reserved by which do not exceed fifty rupees.

The following Rules are prescribed by the Chief Commissioner, Ajmer Merwara, under section 19 of the Treasure Trove Act VI of 1878, to regulate proceedings under that Act —

No 833 9th October 1879

1.—The Notification required by section 5 of the Act shall be in the following form —

FORM A.

*Notification under section 5 of the Treasure Trove Act VI of 1878.*

WHEREAS on the (                      date                      ) Treasure of the following description and value (                      ) was found by (person) in (place), all persons claiming the said Treasure, or any part thereof, are hereby required to appear personally, or by Agent, before the Assistant Commissioner of (District) on the                      day of                      19                      at the (District Kutchery or on the spot, if necessary, or such other place as may be convenient) in order that enquiry may be made concerning, and orders may be passed as to the disposal of, the said Treasure pursuant to the provisions of the said Act

(Signature of

(Date)

Assistant Commissioner)

NOTE — The notice in Form A should also be served on the owner of the place, if he is known and the date in the Notification under section 5 (a) of the Act shall always be as therein required not earlier than four, and not later than six months from the date of the publication of the Notification

2 The notice to the person in possession of the land or thing in which the treasure was found required to be served on such person under section 5,

clause (b), shall be in the same terms as the above, and shall in addition contain the following words at the end :—

FORM B.

AND WHEREAS the place, where the said treasure was found by the said (*name of finder*) is believed to have been, on the date of the said finding, in your possession, your attendance at the inquiry is specially required, failing which your right to a share of the treasure will be forfeited, as prescribed in section 6 of the Act.

(Signed)

*Assistant Commissioner.*

(Date)

3. The above Notification and Notice shall be in English and Vernacular and copies of Form A shall be posted up at the District Kutcherry, at the Tehsil, in the village where the find took place, at or near the spot where the treasure was found if the Assistant Commissioner approve, and in such other places as the Assistant Commissioner may think proper.

4. When the treasure found consist of ancient coins, sculptures, or other articles of any antiquarian interest whatsoever, the Assistant Commissioner shall, before delivering or dividing the treasure under section 11 or 12, report the same through the Commissioner for the information of the Local Government with a view to obtaining instructions as to whether the treasure is to be acquired on behalf of Government, in the manner prescribed in section 16 of the Act.

5. Appeals to the Commissioner, from the orders of the Assistant Commissioner under section 9 of the Act, shall be dealt with under the orders for the time being in force regarding administrative appeals of the Revenue Department.

6. The special notice prescribed by section 5 (b) shall, so far as is consistent with the Act under which these rules are framed, be served in the manner provided by the Code of Civil Procedure for the service of a summons.

7. Where two or more persons are in possession of the place in which the treasure appears to have been found, the service shall, subject to the limitation in Rule 6 above, conform to the rules for the service of a summons upon two or more defendants contained in the Code of Civil Procedure.

The Governor-General in Council is pleased, under section 27, to withdraw Rules under the Arms Act.  
from the operation of prohibitions and direc-  
Foreign Department No. 140 I. J., tions contained in the Act certain tracts as  
11th June, 1879. follows :—

\* \* \* \* \*

(g) Ajmer and Merwara from the operation of all prohibitions and directions contained in sections 13 and 14, except in so far as they relate to cannon :

The Governor-General in Council is pleased to declare that, so far as the district of Ajmer-Mewara is concerned, the  
Home Department No. 1814, 1st licenses referred to in Rules 1, 5, and 12  
October, 1879. shall in future be granted under the signature  
of the Secretary to the Government of India in the Foreign Department.

Licenses to export cannon,\* arms or ammunition or military stores by land or by river to any place beyond the frontier of British India, or to any place within the limits of the feudatory States and licenses to import arms or ammunition, or military stores into, or to export the same out of, the district of Ajmer, may be granted by the Secretary to the Government of India in the Foreign Department, or by any other officer specially empowered by the Government of India to grant them.

Licenses granted under this rule will be prepared in Form V, and be charged with a fee of rupees five except in such cases as the Government of India in the Foreign Department may grant exemption from, or reduction of, the prescribed fee. Licenses to import arms, ammunition, or military stores into Ajmer will also be granted in Form V, the word export in the heading of the license being changed into import.

Copies of such licenses shall be sent on the day of issue to the Political Officer of the State to which the articles are to be exported, and in the case of imports into Ajmer to the Commissioner of the district. Copies shall also be sent to the Magistrate of the frontier district if the articles are to cross the frontier by road or river. If the articles are to be carried across the frontier by rail, a copy of the license should, in the case of consignments despatched

from Presidency towns, be sent to the Commissioner of Police, and in other cases to the Magistrate of the district from which the articles are to be despatched. In such cases the Commissioner of Police, or the Magistrate of the district, as the case may be, should at once forward a copy of the license to the Railway authorities at the place of despatch. No Railway Company shall receive for despatch any box, package, or bale containing arms, ammunition or Military stores as defined in the Arms Act and the rules framed thereunder unless covered and accompanied by the original license granted under these rules; and the Railway authorities shall in every instance satisfy themselves that the goods tendered to them for transport correspond to the description given in such license, and that the license is identical with that forwarded to them by the Commissioner of Police or Magistrate of the district.

1. The authority to detain arms and ammunition contemplated in clause 2 of section 6 of the Arms Act may be exercised by  
 No. 149, 28th February, 1882. any Magistrate, Justice of the Peace, or District Superintendent of Police and any Police Officer being not lower in rank than an Officer in charge of a reporting Police Station.

2. Magistrates in granting licences under Rule II, of the rules framed by the Government of India to manufacture, convert, or sell, ammunition, any military stores, or to keep and sell the same shall deliver to each Licensee two books in the Forms A and C; or B and D (as the case may be) hereto appended, the one to be kept up as showing his stock-in-trade, and the other for the purpose of showing the sales of each day. The pages of these books shall be numbered in print from beginning to end; and the first and last page shall be signed by the Magistrate, or some European subordinate. [The Licensee shall obtain the signature of the purchaser in column No. 7 opposite the entry of each sale, or, if the purchaser is illiterate, his mark. When a purchase is made by letter it will suffice to make an entry to this effect in column VII and to keep the letter for production with the books.] (\*) The Licensee will be required to pay the cost of these books. The Magistrate in delivering these books to the Licensee will explain to him the necessity for keeping them up regularly, and the penalties attaching to failure to do so. The shop, premises, and stock, of every licensed vendor shall be inspected once in every half-year by a Police Officer not below the rank of Inspector, and once in every year by the Magistrate of the District or one of his subordinates, or by the District Superintendent of Police. Every Officer making such inspection shall initial the stock and sale book of

(\*) The words in brackets [ ] were inserted by Notification No. 454, 23rd April, 1887.

the Licensee, and at once report to the Magistrate of the District any irregularity or breach of rules which may have come to his notice.

3. License-holders under Rule 11 of the rules framed by the Government of India shall store all consignments of arms, ammunition, or sulphur, in a place to be settled by the local authorities.

4. Storage fees and the proportionate cost of such guard as may be necessary shall be borne by the License-holders.

5. Arms, ammunition, or sulphur, will be taken out only according to the requirements of sale, at the discretion of the Magistrate of the District.

6. No License-holder under Rule XI shall be allowed to keep more than fifty 1-lb. tins of gunpowder [\*] on his shop premises:

7. Every License-holder under Rule 11 will be required to have a fire proof cellar in his shop, closed with an air-proof plug for the storing of gunpowder.

8. Every Magistrate shall keep a Register of the Licenses granted by him under Rule 11 of the rules framed by the Government of India, to manufacture, convert, or sell ammunition and military stores; such Register shall be in the Form E annexed. A copy of this Register shall be furnished by the Magistrate, to the District Superintendent of Police. The District Superintendent of Police will furnish to each Officer in charge of a Police Station, an extract (columns 1 to 6) giving the names of the persons living within his jurisdiction who hold licenses. And each Circle Inspector shall receive from the District Superintendent of Police an extract giving the names of all persons living in his circle who hold licences. Every Inspector when making the inspection directed in Rule 11 shall enter in his copy of the Register, in one of the subordinate columns of column 8, the date on which he made the inspection.

If the inspection disclose no irregularity or breach of the rules, no report will be made. But if at the inspection any fact is brought to light which it is advisable that the Magistrate shall know, the Inspector shall send a special report to the Magistrate, through the District Superintendent of Police, noting in the column of remarks in his Register the date on which the report was sent. Every Subordinate Magistrate and District Superintendent of Police making an inspection as directed in Rule II shall send to the Magistrate of the District a report of the result of his inspection for incorporation in the register column 8: (5). At the close of the calendar year the Circle Inspectors will send the Registers to the District Superintendent of Police for transmission to the Magistrate, who will enter in his Register the facts recorded by the Inspectors opposite to the name of each Licensee, and he will furnish each Political Agent with a copy of the return

(\*) The words "and 50 boxes of caps" occurring between 'Gunpowder' and 'on' omitted. See Chief Commissioner's letter No. 134, dated 27th August 1886.

referring to his State, so that he may know exactly, what ammunition has been bought during the year, by the residents of the State to which he is accredited.

9. A register in the Form F shall be kept by the Magistrate, of all licenses to keep and sell arms, ammunition, and military stores and the same rule shall *mutatis mutandis* be observed with regard to this Register, as are laid down in Rule 11 for the register in Form E.

10. Every person licensed to sell arms and ammunition, shall affix a board on a conspicuous part of his shop or usual place of business, and shall cause to be painted thereon, in large letters in English, and the vernacular of the district, his name and the words "License to manufacture" or "License to deal in arms, ammunition or military stores," as the case may be.

11. He shall also have a copy of section 28 of the Indian Arms Act, posted up in the vernacular of the District, and in English, on some conspicuous part of his usual place of business.

12. License-holders under Rule 11 of the rules framed by the Government of India violating any of these rules, shall be subject to the penalties enjoined in Section 23 of Arms Act XI of 1378.

#### FORM A.

Store-book of \_\_\_\_\_, son of \_\_\_\_\_, caste \_\_\_\_\_,  
resident of Mauza \_\_\_\_\_, Pargana \_\_\_\_\_, District, \_\_\_\_\_  
licensed to manufacture, convert, or sell, or keep arms, ammunition, and  
military stores.

1	2	DESCRIPTION.								5	6
		3			4						
		FIRE ARMS.			OTHER WEAPONS.						
Date.		Guns.	Pistols.	Others.	Swords.	Bayonets.	Daggers.	Others.	Am- muni- tion.	Military stores.	
January 1st	In store Added to store, Disposed of										
January 2nd	In store										

NOTE.—Details not provided for in columns 3, 4, 5 and 6 should be entered in manuscript.





*Rules under the Arms Act.*

## FORM D (a)

Day-book of \_\_\_\_\_, son of \_\_\_\_\_,  
caste \_\_\_\_\_, resident of Mauza \_\_\_\_\_,  
Pargana \_\_\_\_\_, District \_\_\_\_\_,  
licensed to keep and sell arms, ammunition and military stores.

1	2	3	4	5	6	7
Date.	Name of purchaser, with father's name.	Caste.	State and resident.	Articles purchased.	Price paid.	Signature of purchaser.

## FORM E.

*Register of licenses to manufacture, convert, or keep arms, ammunition, and military stores in District\_\_\_\_\_.*

[illegible]

FORM F.

*Register of licenses to keep and sell arms, ammunition and military stores in District \_\_\_\_\_*

1	2	3	4	5	6	7				8
Tabail.	Num ber.	Name of licensee.	Father's name, caste, etc.	Place of business.	Date of license.	RESULT OF INSPEC- TIONS.				REMARKS.
						By INSPECTOR OF POLICE.		By Magis- trate or Su- perin- tendent of Police.		
						Quarter.				
						1st.	2nd	3rd.	4th.	

Subject to the provisions of Sections 22 and 28 of Act XI of 1878, the Railway Company may retain arms and ammunition for a reasonable time to enable them to be claimed; if not claimed the articles should be made over to the Police to be dealt with according to law.

2. The Railway Company cannot under any circumstances sell by auction or otherwise, arms or ammunition in Ajmer-Merwara to recover freight or demurrage due on them, nor can the Chief Commissioner admit the liability of Government to the Company for any costs incurred by them in respect of such property.

The following rules framed under section 5 of Act III of 1879, for destruction of useless judicial records and registers in Courts subordinate to the Judicial Commissioner, Ajmer, have been sanctioned by the Governor General in Council, and are published for general information.

No. 605-359, 3rd June, 1889.

*Destruction of Court Records and Registers.*

## GENERAL.

**RULE I :—**All judicial records and registers which, by the lapse of a year, have become liable to destruction under the following rules, shall be destroyed during the months of *August and September*.

**RULE II :—**The destruction of such records and registers shall be carried out—

- (a) in the District Record Office under the supervision of one of the District Officers ;
- (b) in the Small Cause Court, Ajmer, under the supervision of the Clerk of the Court ;
- (c) in the Small Cause Courts at Nasirabad and Beawar, under the supervision of the Judges of those Courts.

**RULE III :—**The destruction shall be effected by tearing, with the exception of the court-fee stamps, which shall be burnt in the presence of the supervising officer. The paper shall then be sold by public auction, and the proceeds shall be credited to the Record Office Fund.

## RECORDS.

**RULE IV :—**All Civil records required by these rules to be preserved in perpetuity shall be arranged in three separate Files, A, B and C.

**RULE V :—**All other Civil and all Criminal records shall be arranged in Files A, and B only.

**RULE VI :—**In the case of Civil records referred to in Rule IV, File A shall contain the following papers :—

(A) In all Original cases :—

1. The index of papers.
2. The order sheet.
3. The plaint together with any schedule annexed thereto, and all documents, whether original or copies, filed with the plaint.

**NOTE.**—In miscellaneous cases, the petition or written application of the party setting the Court in motion will take the place of the plaint.

4. The written statements and pleadings of the parties.
5. Applications of parties who are strangers to the suit, with the Court's orders thereon.
6. The memorandum of issues, with amended or additional issues, if any.

- 7 All depositions of witnesses
- 8 All documents received by the Court during the trial as evidence between the parties
- 9 Report of Commissioners
- 10 Reports furnished by the Record Department
- 11 Award or other final return of Arbitrators and documents submitted therewith
- 12 Deeds of withdrawal, compromise, or confession of judgment
13. Orders of arrest, or attachment before judgment, with all documents relating thereto
- 14 The judgment or other final order.
- 15 The decree.
- 16 All notes in the handwriting of the Judge
17. Applications for review of judgment with the Court's order thereon.
18. Judgments and decrees of Appellate Courts, if any.
19. All orders passed in execution proceedings, with all applications, objections and receipts and acknowledgments filed on execution proceedings.
- 20 Plan of locality.

(B) In appeal cases —

1. The index of papers.
- 2 The order sheet.
3. The petition of appeal.
4. Copies of judgments and decrees of Lower Courts
5. Any cross objection filed by the respondent under section 561 of the Code of Civil Procedure
6. Finding on issues referred to Lower Court for trial
- 7 Reports of Commissioners.
8. Any additional evidence, oral or documentary, admitted by the Appellate Court under section 563 of the Civil Procedure Code.
- 9 Award or other final return of arbitrators.
10. Deeds of withdrawal, compromise, or confession of judgment.
11. The judgment or other final order.
- 12 The decree of the Appellate Court
- 13 All notes in the handwriting of the Judge
- 14 Applications for review of judgment with the Court's orders thereon.
- 15 Any judgment and decree of a superior Court of Appeal.

File B shall contain the following papers :—

(a) In Original cases :—

1. Commissions and proceedings held thereunder.
2. Application to refer to arbitration and references to arbitration, with the proceedings, and any application to set aside the award.
3. Writs in execution proceedings, of which service has been effected, notices, reports and returns relating thereto.

(b) In Appeal cases :—

1. Issues referred for trial by the Appellate Court with the evidence taken thereon.
2. Commissions and proceedings held thereunder.
3. Applications to the Appellate Court to refer to arbitration references with the proceedings, deposition submitted with the award, and any applications to set aside the award, with the Court's orders thereon.

File C shall consist of all papers not included in Files A and B.

**RULE VII :—**In the case of Civil records referred to in Rule V, File A shall contain the following papers :—

(a) In original cases heard by any Court other than a Court of Small Causes :—

Papers Nos. 1 to 20 of File A and 1 to 3 (a) of File B referred to in Rule VI.

(b) In Appeal cases :—

Papers Nos. 1 to 15 (File A) and 1 to 3 (File B) in paragraph B of Rule VI.

(c) In cases heard by a Court of Small Causes, File A shall contain :—

1. The index of papers.
2. The plaint, with the papers annexed thereto.
3. Any cross claim set up by the defendant by way of set off.
4. All documents received by the Court during the trial as evidence between the parties.
5. Any award of arbitrators, or deed of withdrawal, compromise or confession of judgment.
6. The judgment or other final order.
7. The decree.

8. All notes in the handwriting of the Judge.
9. Any application for review of judgment, or for a new trial under section 21 of Act XI of 1885, with the Court's order thereon.
10. Any order passed by the High Court, North-Western Provinces, as a Court of reference, or by the Judicial Commissioner of Ajmer as a Court of revision.
11. Summonses issued to defendants in cases heard *ex parte*.
12. All orders passed in execution proceedings, with all applications, writs of which service has been effected, notices, reports and returns relating thereto, receipts and acknowledgments filed in execution proceedings.

File B shall consist of all papers not included in File A.

RULE VIII :—In the case of Criminal records, File A shall contain the papers noted below :—

(a) In original cases tried by a Court of Sessions :—

1. The index of papers.
2. The order sheet.
3. The charge, original and as amended by the Sessions Judge.
4. All depositions of witnesses and statements of accused persons, including depositions and statements transferred from the file of the Committing Magistrate.
5. All documentary evidence.
6. The final order.
7. The finding of the assessors or verdict of the jury.
8. All notes in the handwriting of the Judge.
9. The judgment of the Appellate Court, if any.
10. Any order passed by the Judicial Commissioner of Ajmer as a Court of reference or revision.
11. Warrants returned after execution of sentence.
12. All proceedings relating to the realization of fines.

(b) In Magisterial inquiries and trials :—

1. The index of papers.
2. The order sheet.
3. The final police report (chalan) or petition of complaint.
4. All depositions of witnesses and statements of accused persons.
5. All documentary evidence.

6. The charge, where a formal charge is drawn up.
7. The final order of the Court.
8. All notes in the handwriting of the Magistrate.
9. The order of the Sessions Judge in cases referred for confirmation under section 34 [a] of the Criminal Procedure Code.
10. The judgment of the Appellate Court, if any.
11. The judgment of the Judicial Commissioner in revision or appeal, if any.
12. Warrants returned after execution of sentence.
13. All proceedings relating to the realization of fines.
14. Bonds for good behaviour taken under section 110 of the Code of Criminal Procedure.

(c) In Appeal cases :—

1. The index of papers.
2. The order sheet.
3. The petition of appeal.
4. Copy of the judgment of the Lower Court.
5. Any additional evidence taken under section 428 of the Criminal Procedure Code.
6. The final order of the Court.
7. All notes in the handwriting of the judge.

File B shall consist of all papers not included in File A.

**RULE IX :—**The following records shall be preserved in perpetuity :—

1. File A of all suits and appeals involving the title to immoveable property as defined in section 2, clause 5 of Act I of 1868.

**NOTE.**—In suits for arrears of rent or for a share in the produce, when the right is not disputed and only the amount contested, clause 1 of Rule XIII will apply.

2. File A of all suits and appeals relating to the succession to an office or to establish or set aside an adoption, or otherwise determine the status of an individual and of all suits and appeals relating to trusts or religious endowments.

3. Records of attachment, sale and delivery of immoveable property in execution of decrees, including all objections, proceedings and orders thereon.

4. File A of suits relating to the redemption or foreclosure of mortgages of immoveable property under sections 7 and 8 of Regulation XVII of 1806 and the Transfer of Property Act.

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[\*] Under the present law (Act V of 1898) sentences passed by District Magistrates empowered under section 30, no longer require confirmation by the Sessions Judge, such sentences being appealable to the Court of Sessions and High Court according to the nature of sentence. See section 408 of the Act.

5. File A of proceedings under Acts XIX of 1841, XXXV and XL of 1868, XXVII of 1860, IX of 1861, X of 1805, and of all cases connected with custody and disposal of intestate property.

6. File A of proceedings under the Indian Divorce Act IV of 1869.

7. Records relating to the disposal of immoveable property forfeited to Government under section 62 of the Indian Penal Code.

8. Correspondence with other offices on matters connected with the administration of justice, including annual reports and the statements appended thereto : provided that heads of offices may, with the previous sanction of the Commissioner of the Division, order the destruction, after three years, of any correspondence of a merely formal or ephemeral character, after personally satisfying themselves, in regard to each paper ordered to be destroyed, that its retention is no longer necessary.

NOTE.—A list of all papers which it is proposed to destroy under this clause must be prepared, and in the case of a Subordinate office, be Submitted to the Commissioner for sanction. This list must be preserved in perpetuity.

**RULE X :—**The following records shall be preserved for 50 years and then be destroyed :—

1. File A of cases relating to any of the offences specified in section 44 of the Criminal Procedure Code, as offences of which all persons are bound to give information, in which any of the suspected persons have escaped apprehension : provided that, whenever it is known that the offender or offenders on whose account such records are kept are dead, the records may be destroyed.

2. File A of criminal cases in which the offence is punishable with death, and it is not known who the offender is.

NOTE.—The records specified in clauses 2 and 3 when the time comes when under ordinary circumstances they would be liable to destruction, shall be removed to a separate bundle of cases of absconding and unknown offenders.

3. File A of criminal cases in which a lunatic is concerned, unless the lunatic shall have been subsequently tried or have died.

**RULE XI :—**The following records shall be preserved for 20 years and shall then be destroyed, unless their preservation is necessary on any of the special grounds noted below :—

1. File A of Sessions cases : provided that, if the sentence has not been fully executed, the record shall be preserved until the return of the warrant, and then destroyed.

2. The charge, finding and sentence in cases in which conviction has been had of an offence for which enhanced punishment is provided on a second or subsequent conviction.



3. File A of cases in which any public servant has been tried, whatever may have been the result of the case.

**RULE XII :—**The following records shall be preserved for 12 years and shall then be destroyed :—

1. File A of cases under Chapter XXXVI of the Criminal Procedure Code, in which maintenance is awarded.

2. Insolvency proceedings under Chapter XX of the Civil Procedure Code.

3. File A of cases regarding compensation for robberies.

4. File B of cases referred to in Rule IV.

**RULE XIII :—**The following records shall be preserved for six years; and shall then be destroyed, unless their preservation is necessary on any of the special grounds noted below :—

1. File A of all Civil suits and appeals other than suits and appeals falling under Rule IX, provided that, if the decree has not been fully executed or become incapable of further execution, File A must be preserved until such time as the decree has been fully executed or become incapable of further execution.

**NOTE.**—A note of all cases destroyed under this clause shall be made at the time of destruction in the list of cases put up with the village bundle.

2. File A of cases tried by the Magistrate of the District under section 34 of the Criminal Procedure Code, in which he has inflicted a heavier punishment than might have been inflicted by a Magistrate of the first class; provided that, if the sentence has not been fully executed, the records shall be preserved until the return of the warrant and then destroyed.

3. Records relating to the realization of fines of Criminal Courts.

**RULE XIV :—**The following records shall be preserved for three years, and shall then be destroyed :—

1. File of criminal cases enquired into and tried by Magistrates and no otherwise provided for in these rules.

2. File A of appeals from orders passed by Magistrates.

3. All correspondence between the Assistant Commissioner and his subordinates, and other records, periodical statements, reports, proceedings, applications, etc., not expressly provided for in these rules: provided that in respect of records falling under this clause, heads of offices must exercise their discretion in preserving reports, returns, and proceedings likely to be useful in the future, as containing the result of inquiries or other information, or the opinions of experienced officers on matters connected with the general administration of justice.

**RULE XV.**—The following records shall be preserved for one year, and shall then be destroyed :—

1. (a) File B of all civil and criminal cases and appeals, except those referred to in Rule IV.

(b) File C of cases referred to in Rule IV.

**NOTE.**—A note should be made on the index of papers in File A opposite each paper destroyed under this clause.

2. Proceedings of other Courts and offices forwarding notices, proclamations, calling for records, etc.

**RULE XVI.**—The periods prescribed above shall, except in the cases noted below, be taken to run from the date of the final order of the Court of first instance, or, in the event of an appeal, from that of decision of the appeal.

In cases under Chapter XXXVI of the Code of Criminal Procedure, in which maintenance is awarded, the period shall be taken to run from the date of the last order passed for the enforcement of the award. In insolvency proceedings, the period shall be taken to run from the order of the Court declaring the insolvent discharged from further liability.

**RULE XVII.**—A note of every record destroyed under the above rules shall be made at the time of destruction in the Register in which the case is entered, under the signature of a responsible officer. A note of all cases completely destroyed shall be made at the time of destruction in the list of cases put up with the village bundle.

**RULE XVIII.**—Before destroying File A of any judicial proceedings, care must be taken to separate and remove from the file all documents belonging to private persons, or to Government as a party to the proceeding, which have not been superseded by the decree or impounded in the case in which they were produced. These documents shall be preserved and tied up in a separate parcel, and notice shall, whenever practicable, be given to the persons who produced them in Court, requiring them to take them back into their own keeping within six months from the date of the notice, and warning them that they will be kept at their risk and that the Court declines all responsibility for them.

### REGISTERS.

**RULE XIX.**—The following judicial registers shall be preserved for 12 years from the date of the last entry, and shall then be destroyed :—

Civil Register      No. IV.

Ditto                No. XII.

Criminal Register      No. I.

Ditto                No. III.

*Hackney Carriage Rules.*

Criminal Register No. IV.

Ditto No. V.

Ditto No. XV.

RULE XX :—The following judicial registers shall be preserved for six years from the date of the last entry, and shall then be destroyed :—

Civil Register No. XIV.

Ditto No. XVI.

Ditto No. XVII.

Criminal Register No. XIV.

Ditto No. XVI.

Civil and Criminal Register C.

Ditto ditto D.

RULE XXI :—The following judicial registers shall be preserved for three years from the date of the latest entry, and shall then be destroyed :—

Civil Register No. V.

Ditto No. VI.

Ditto No. VII.

Ditto No. X.

Ditto No. XV.

Ditto No. XX.

Ditto No. XXI.

Ditto No. XXII.

Criminal Register No. XI.

Ditto No. XII.

Ditto No. XIII.

Ditto No. XVII.

Civil and Criminal Register E.

Ditto ditto F.

Ditto ditto G.

Ditto ditto H.

RULE XXII :—No judicial registers shall be destroyed, except as directed above.

In exercise of the powers conferred upon him by sections 4 and 5 of Act  
 No. 572-374, 8th June, 1888. XIV of 1879, (The Hackney-Carriages  
 Act, 1879), the Chief Commissioner of

Ajmer-Merwara is pleased, with the previous sanction of the Governor-General in Council, to make the following rules for the regulation and control of hackney carriages in the Military Cantonment of Nasirabad. The rules shall be published within the cantonment limits, in such manner as the Cantonment Committee may direct, for a period of not less than one month, at the expiration of which they shall have the force of law.

1 No hackney carriage of any of the classes determined by these rules shall be let to hire, or taken to ply, or offered for hire, except under a license granted in that behalf by the Cantonment Committee.

2 Such license shall be issued from the Cantonment Magistrate's Office after the carriages have been approved of by the Cantonment Committee, or such person as they shall appoint, to determine the class to which the carriages shall belong.

3. There shall be four classes of hackney carriages, according to the quality of horses and vehicles, and licenses shall be granted to them subject to all provisions contained in these rules, and to the following conditions, *viz* —

- (a) That the carriage is in good order and repair in all its parts.
- (b) That it is provided with two serviceable lamps, with the exception of carriages of the 4th class, which shall be required to carry one lamp only.
- (c) That the horse is not, or the horses are not, less than 12½ hands high for carriages driven with a pair, and 13 hands for carriages driven with a single horse, and not less than 3 years of age.
- (d) That the harness is complete and serviceable.

4 Licenses shall continue in force for the official year during which they are granted. But they shall be liable to revocation within that time by order of the Cantonment Committee, or some person appointed on their behalf, on proof before them or him that the proprietor or his agent has been guilty of an infringement of any of these rules, or that the conditions on which the license was granted are not fully maintained.

5. An application to renew the license shall be made one month before the expiry of the year of license, and the renewed license shall be granted in the same way and by the same officers as provided in Rules 2 and 3, on payment of the same fee as for the original license.

6 When a licensed hackney carriage is transferred to a new proprietor during the time of license, the name of such proprietor shall be duly reported both by the transferor and transferee to the Cantonment Magistrate's Office, and shall be substituted in the license for the name of the transferor without further payment.

7. Each license shall bear a serial number, and this number shall be printed in English, Hindi and Urdu, in a conspicuous place on the licensed hackney carriage.

8. All hackney carriage licenses and carriages shall be produced for inspection whenever ordered by the Cantonment Committee or such person as they may empower to do so on their behalf.

9. No person shall be allowed to act as the driver of a licensed vehicle except under a driver's license, granted to him on that behalf by the officers mentioned in Rule 2. A driver's license is not transferable, and shall be granted for the official year. A driver's license should not be granted to any person under 18 years of age.

10. Every driver, so licensed, shall wear, while driving a licensed carriage or plying for hire, a badge on his arm, bearing the number of his license.

11. The licenses for hackney carriages and drivers shall be in the form attached to these rules, and shall be printed on strong paper. The fee for each carriage license of the 1st, 2nd or 3rd class shall be Re. 1, and for each driver's license or badge Re. 0-8-0. The fee for carriages of the 4th class shall be Re. 0-8-0 only, and drivers of such carriages shall not be required to take out a license.

12. Any proprietor or agent of the proprietor, or driver of any licensed vehicle, who knowingly permits it to be drawn by a less number of horses than is provided in the license, or knowingly permits more passengers to be carried in such carriage than is permitted by these rules, or who shall do any act in contravention of Rules 1, 7, 8, 9, 10, 13, 15, 16, 18, 22, 23 and 25, shall, in addition to the forfeiture of his license, be liable to a fine which may extend to Rs. 50.

13. Any driver who cruelly beats, ill-treats, overdrives or otherwise misuses any horse driven in a licensed vehicle, shall be liable to forfeiture of his license to drive, in addition to any other punishment to which he may be liable under any law in force for the time being.

14. It shall be lawful for any person named in Rule 2 to enter premises on which licensed vehicles, horses, harness, etc., are kept, in order to carry out the provisions of these rules, and it shall be lawful for any Police officer to apprehend without warrant, any person committing any of the offences described in Rule 12.

15. The Cantonment Committee shall from time to time appoint places as stands for licensed carriages, which shall use these places and none others. The regulation of the order in which hackney carriages shall rank on the stand shall be under the control of the police.

16 The driver of a licensed carriage waiting on a public stand or plying for hire, shall at any time of day or night, be bound to give such carriage on hire to any person demanding the same, unless for a good or sufficient reason, the burden of proving which shall lie on the driver so refusing, but shall be entitled to claim his discharge after a continuous hire of a day of 9 hours

17. The maximum number of persons which may be carried by each description of hackney carriage is as follows —

(a) *By a buggy.*—Two persons, excluding the syce

(b) *By a dogcart.*—Four persons, including syce and driver.

(c) *By a wagonette, phaeton or palki-garri* —With one horse, five persons, including syce and driver With two horses, seven persons, including syce and driver

(d) *By a tonga* —Four persons, including syce and driver

Two children under 10 years of age shall be reckoned as one adult

18. Every licensed carriage shall have affixed in it a list of the fares prescribed in the following rule Such rule shall be printed in English, Urdu and Hindi. One copy shall be provided yearly at the time of licensing by the Cantonment Committee, but the renewal of a list which has become lost, destroyed or defaced, shall rest with the proprietor, who shall renew it at once.

19 In the absence of any private agreement between the proprietor, agent or driver of a licensed carriage and the hirer, the following rates shall be paid —

Description of carriage	1 hour	2 hours	3 hours	Half day of 6 hours	Whole day of 9 hours
	Rs A P	Rs A P	Rs A P	Rs A P	Rs A P
1st class . . .	1 0 0	1 12 0	3 0 0	3 8 0	5 0 0
2nd class . . .	0 12 0	1 4 0	1 8 0	2 0 0	3 0 0
3rd class . . .	0 8 0	0 12 0	1 4 0	1 8 0	2 8 0
4th class . . .	0 4 0	0 6 0	0 8 0	0 12 0	1 0 0

A drive from any part of the cantonment to the railway station or *vice versa*, to be charged for as an hour's drive The fare for drives beyond cantonment limits shall be settled between the proprietor of the licensed vehicle or his agent and the hirer. Cantonment limits shall, for the purpose of these rules, mean a distance of 6 miles from the Post Office

20 The minimum speed, at which a carriage hired by time shall be driven, is 6 miles per hour.



\* \* \* \* \*

The following rules framed by the Municipal Committee of Ajmer under section 3 of Act XIV of 1879, (The Hackney-<sup>Hackney Carriages Act</sup> for Ajmer Municipality), for the regulation and control of hackney carriages within the limits of Ajmer Municipality, have been approved and confirmed by the Chief Commissioner, and are now published for general information, in supersession of those published in Notifications Nos. 898 and 540, dated, respectively, the 23rd November, 1881, and 3rd July, 1884.

These rules shall come into force on the expiration of one calendar month from the date of this Notification

Licenses issued under the rules hereby superseded shall be deemed to have been issued under these rules.

1. No hackney carriage of any kind drawn by horses shall be let to hire, or taken to ply or offered for hire, except under a license granted in that behalf as provided in these rules.

2. Such license shall be issued from the Municipal Office after the hackney carriage and horses have been examined and approved by one or more members of the Municipal Committee, the Secretary to the Municipal Committee, and the District Superintendent of Police, who shall jointly determine the class to which the carriage shall belong.

3 There shall be four classes of licensed hackney carriages according to the quality of the horses and vehicles, and licenses shall be granted in respect of them subject to the provisions contained in these rules and to the following conditions, viz. —

- (a) That the hackney carriage is in good order and repair in all its parts.
- (b) That in the case of the first three classes it is provided with two serviceable lamps, and in the case of a hackney carriage of the 4th class, with one.
- (c) That the harness is complete and serviceable

4 Licenses issued under these rules shall continue in force during the official year for which they are granted.

5. Applications for the renewal of licenses shall be made one month before the expiry of the year of license, and the renewed license shall be granted in the same way and by the same officers as provided in Rules 2 and 3, and on payment of the same fee as for the original license.



6. When a licensed hackney carriage is transferred to a new proprietor during the year of license, the name of such proprietor shall be duly reported both by the transferor and transferee to the Municipal Office, and shall be substituted in the license for the name of the transferor without further payment. Except in the case of a driver's license revoked under Rule 13, when the driver of a licensed hackney carriage is changed during the year of license, the name of the new driver shall, subject to the provisions of Rule 9, be substituted in the license without further payment.

7. Each license shall bear a serial number, and this number and the class in which it is licensed, as well as the maximum number of passengers which it is authorized to carry, shall be printed by the proprietor in English, Hindi and Urdu in a conspicuous place on the licensed hackney carriage.

8. All hackney carriage licenses shall be produced for inspection when required by any Magistrate or Police Officer or the Secretary to the Municipal Committee.

9. No person shall be allowed to act as driver of a licensed hackney carriage except under a driver's license, granted to him in that behalf on his being passed by the officers mentioned in Rule 2.

10. Every driver so licensed shall wear, while driving a licensed hackney carriage, or plying for hire, a brass badge on his arm bearing the number of his license.

11. Licenses for hackney carriages and drivers shall be in the form attached to these rules. The fee for each hackney carriage license shall be two-thirds and for a driver's license and badge one-third of a day's fare fixed for the class determined for the hackney carriage.

12. A license issued under these rules shall be liable to revocation by order of the Chairman of the Municipal Committee on proof before him that the proprietor or his agent has been guilty of an infringement of any of these rules or has been convicted of any offence under these rules or that the conditions on which the license was granted are not fully maintained.

13. Any driver who cruelly beats, ill-treats, over-drives or otherwise misuses any horse driven in a licensed hackney carriage, or has been found guilty of an infringement of any of these rules or of furious or dangerous driving, or has been convicted of any offence under these rules, shall be liable to forfeiture of his license to drive.

14. It shall be lawful for any person named in Rule 2, or any person appointed by the Committee for this purpose to enter premises, on which licensed hackney carriages, animals, harness and other things used therewith, are kept, in order to carry out any of the provisions of these rules.

15. The Municipality shall, from time to time, appoint places as stands for licensed hackney carriages, and no hackney carriage shall wait for hire

except at such stands. The regulation of the order in which hackney carriages shall rank on the stands shall be under the control of the Police.

16. The driver or proprietor of a licensed hackney carriage waiting on a public stand, or publicly plying for hire, shall at any time of a day or night be bound to give such carriage on hire to any person demanding the same, unless for good or sufficient reason, the burden of proving which shall be on the driver or proprietor so refusing, but shall be entitled to claim his discharge after a continuous hire of a day of nine hours

17. The maximum number of persons which may be carried by each description of hackney carriage is as follows :—

No	Description of hackney carriage	Number of persons
I	Buggy . . . . .	Two persons, excluding the driver
II	Dog-cart . . . . .	Four persons, including syce and driver
III	Wagonette, phaeton or palki gari—	
	(a) With one horse . . . . .	Five persons, including syce and driver
	(b) With two horses . . . . .	Seven persons, including syce and driver
IV	Ekka . . . . .	Four adult persons, including driver

Two children under 10 years of age shall be reckoned as one adult person

18. Every licensed hackney carriage shall have affixed to it a list of the fares prescribed in the following rule. Such list shall be printed in English Urdu and Hindi, and a copy of it shall be supplied yearly at the time of licensing by the Municipal Office, but the renewal of a list which has become destroyed or defaced shall rest with the proprietor who shall renew it at once.

19. In the absence of any private agreement between the proprietor, agent or driver of a licensed hackney carriage and the hirer the following rates shall be paid —

*List of fares.*

	1st hour	2nd hour	3rd hour	Half day of six hours	Whole day of nine hours
	Rs A P	Rs A P	Rs A P	Rs A P	Rs A P
1st class hackney carriage . . .	1 4 0	0 12 0	0 8 0	3 0 0	5 0 0
2nd „ „ . . .	0 12 0	0 6 0	0 6 0	2 0 0	3 0 0
3rd „ „ . . .	0 8 0	0 4 0	0 4 0	1 4 0	2 0 0
4th „ „ . . .	0 2 0	0 1 0	0 1 0	0 8 0	1 0 0

*List of fares—contd.*

	1st Class.	2nd Class.	3rd Class.
	Rs. A. P.	Rs. A. P.	Rs. A. P.
A single journey by direct route from the railway station to any place within the Municipal limits or the suburbs of Ajmer . . . . .	1 0 0	0 8 0	0 6 0

20. The minimum speed, at which a hackney carriage hired by time shall be driven, shall be six miles per hour.

21. Every licensed hackney carriage of the 1st, 2nd and 3rd class shall while plying for hire between sunset and sunrise on dark nights, carry two lights, and that of the 4th class, one light.

22. Property found in licensed hackney carriages shall be deposited at the nearest Police station by the proprietor or driver of such carriages. A list of such property shall be posted at the head-quarters, city police station, and at such other places as the District Superintendent of Police may direct.

*Form of carriage license.*

- |                                 |   |
|---------------------------------|---|
| 1. Ajmer Municipality.          | 6. Residence of proprietor or agent.  |
| 2. Number and class of license. | 7. Description of vehicle.  |
| 3. Date of issue of license.    | 8. Licensed to carry passengers, if drawn by one horse, if drawn by two horses. |
| 4. Date of expiry of license.   | 9. Remarks.   |
| 5. Name of proprietor or agent. |   |

*Form of driver's license.*

- |                              |                   |
|------------------------------|-------------------|
| 1. Ajmer Municipality.       | 5. Father's name. |
| 2. Number of license.        | 6. Residence.     |
| 3. Date of issue of license. | 7. Remarks.       |
| 4. Name of driver.           |                   |

In exercise of the powers conferred by section 6 of Act XXI of 1879 (The Foreign Jurisdiction and Extradition Act, No. 1502, 14th May, 1885. 1877), the Governor General in Council is pleased to appoint the Officer holding the appointment of Assistant Commissioner of Merwara, and being an European British subject, to be a Justice of the Peace within the portions of the Rajputana-Malwa railway passing through the States of Marwar and Sirohi.

Whereas the Rulers of the States mentioned in the second column of the  
 No 32, I, 24th January 1896 schedule hereto annexed have ceded to the British Government full jurisdiction within those portions of land which lie within their respective States, and are occupied, or may hereafter be occupied, by the sections of the Rajputana Malwa Railway System mentioned opposite their names respectively in the first column of the schedule (including the lands occupied as stations, out-buildings, and for other railway purposes). In exercise of this jurisdiction, and of the powers conferred by sections 4 and 5 of the Foreign Jurisdiction and Extradition Act, 1879, and of all other powers enabling him in this behalf, the Governor General in Council is pleased to provide as follows for the administration of criminal justice within the aforesaid portions of land —

1 The provisions, so far as they may be suitable, and as amended by subsequent enactments, of the Acts mentioned below, are hereby applied to the aforesaid lands, namely—

	Number and year	
	Act XLV of 1860	(Penal Code)
	„ V „ 1861	(Police)
	„ VI „ 1864	(Whipping)
[b]	„ V „ 1898	(Criminal Procedure)
	„ III „ 1888	(Police)

Provided that for the purpose of facilitating the application of the provisions of the enactments hereby applied, any Court within the aforesaid lands may construe them with such alterations, not affecting the substance, as may be necessary or proper to adapt them to the matter before the Court provided also, that the Code of Criminal Procedure, 1898, shall be subject to the following modifications, namely—

- (a) That trials before the Court of Sessions may, in the discretion of the Judge, be conducted without the aid of jury or assessors;
- (b) That notwithstanding anything in the Code of Criminal Procedure, 1882, or the Police Act (V of 1861), or in any other enactment for the time being in force, the Governor General in Council may confer on any police officer all or any of the powers conferred or conferable by or under the Code on any Magistrate in regard to particular cases, or to a particular class and to particular classes of cases or to cases generally

2 Every officer mentioned in the third, fourth, fifth, or sixth column of the schedule hereto annexed shall exercise, within such sections of the Rajputana-Malwa Railway System mentioned opposite his name in the first column of the schedule, as are situate within the territories of the State or

States mentioned opposite his name in the second column of the schedule, the powers described in section 30 of the Code of Criminal Procedure, the powers of a District Magistrate, the powers of a Magistrate of the 1st class, and the powers of a Magistrate of the 2nd class, as described in that Code respectively; *provided that*, in any case in which the complainant (if any) and all the accused persons are not British subjects, it shall be in the discretion of the said officers, respectively, to decline to exercise the powers hereby conferred upon them.

3. Every officer mentioned in the seventh or eighth column of the schedule hereto annexed shall exercise within such sections of the Rajputana-Malwa Railway System mentioned opposite his name in the first column of the schedule, as are situate within the territories of the State mentioned opposite his name in the second column of the schedule, the powers of a Court of Session or a High Court, as the case may be, in respect of all offences over which jurisdiction is exercised by any officer mentioned opposite his name in the third, fourth, fifth, or sixth column of the schedule.

4. The provisions of the last three foregoing clauses of this Notification apply to all proceedings except—

- (a) Proceedings against European British subjects, or persons jointly charged with European British subjects; and
- (b) Proceedings pending at the date of this Notification.

All proceedings pending at that date shall be carried on as if the provisions of the last two foregoing clauses of this Notification had not been issued.

5. This Notification supersedes the undermentioned Notifications by the Government of India in the Foreign Department—

No. 1008-I., dated the 18th March 1884.

„	2392-I.,	„	„	25th June 1884.
„	2395-I.,	„	„	25th June 1884.
„	3259-I.,	„	„	28th August 1884.
„	1687-I.,	„	„	26th May 1885.
„	2916-I.,	„	„	28th August 1885.
„	1022-I.,	„	„	25th February 1887.
„	5012-I.,	„	„	29th November 1887.
„	4308-I.,*	„	„	18th December 1890.
„	539-I.,	„	„	4th February 1892.
„	3757-I.,	„	„	3rd October 1892.
„	64-I.,	„	„	5th January 1893.

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\* Only so much as refers to the Holkar State Railway, the Sindhia-Necmuchi State Railway, the Necmuchi-Nasirabad State Railway, the Rajputana State Railway, and the Western Rajputana State Railway.

1	2	3	4	5	6	7	8
Railway.	State.	Officer invested with powers described in section 30 of Act X of 1862.	District Magistrate.	Magistrate of the 1st Class.	Magistrate of the 2nd Class.	Court of Session.	High Court.
• Holkar State Railway (north of the Nerbudda).	Indore .	The Second Assistant to the Agent to the Governor-General in Central India from north bank of Nerbudda River to south distant signal, Fatehabad Station.	The Second Assistant to the Agent to the Governor-General in Central India from north bank of Nerbudda River to south distant signal, Fatehabad Station.			(The First Assistant to the Agent to the Governor-General in Central India from north bank of Nerbudda River to south distant signal, Fatehabad Station.	
Sindhia-Narmada State Railway.	Ditto .	Political Agent in Western Malwa from south distant signal, Fatehabad Station, to south distant signal, Kesharnagar Station.	Political Agent in Western Malwa from south distant signal, Fatehabad Station, to north distant signal, Kesharnagar Station.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	Political Agent in Western Malwa from south distant signal, Kesharnagar Station, to north distant signal, Kesharnagar Station.	The Agent to the Governor-General in Central India.
Ditto .	Gwalior .						
Ditto .	Dhar .						
Ditto .	Kailash .						
Ditto .	Sailana .						
Ditto .	Jajau .						
Narmada-Nasirabad State Railway.	Gwalior .						
Ditto .	Meywar .	The Cantonment Magistrate of Nasirabad.	The Cantonment Magistrate of Nasirabad.				
Ditto .	Tonk .						
• Rajputana State Railway.	Alwar .	The Political Agent in Alwar.	The Political Agent in Alwar.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	The Commissioner of Almer.	The Agent to the Governor-General in Rajputana.
Ditto .	Bharatpur .	The Political Agent in the Eastern States of Rajputana.	The Political Agent in the Eastern States of Rajputana.				

## Administration of Justice on Railway lands.

1	2	3	4	5	6	7	8
Railway,	State.	Officer invested with powers described in section 30 of Act X of 1882.	District Magistrate.	Magistrate of the 1st Class.	Magistrate of the 2nd Class.	Court of Session.	High Court.
*Rajputana State Railway.	Jaipur .	The Resident in Jaipur .	The Resident in Jaipur .	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	The Commissioner of Ajmer.	The Agent to the Governor-General in Rajputana.
Ditto .	Jodhpur .						
Ditto .	Kishangarh .						
Western Rajputana State Railway.	Jodhpur .	The Resident in the Western States of Rajputana.	The Resident in the Western States of Rajputana.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	The Commissioner of Ajmer.	The Agent to the Governor-General in Rajputana.
Ditto .	Sirohi .						
Cawnpore-Achmer Railway.	Bhartpur .	The Political Agent in the Eastern States of Rajputana.	The Political Agent in the Eastern States of Rajputana.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	The Political Agent in Western Malwa to east bank of Mahi River.	The Agent to the Governor-General in Central India.
(†) Godhra-Rutlana-Nagda Railway.	Indore .						
	Sailana .						
	Rutlam .	The Political Agent in Bhopawar from east bank of Mahi River.	The Political Agent in Bhopawar from east bank of Mahi River.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	The Political Agent in Bhopawar from east bank of Mahi River.	The Agent to the Governor-General in Central India.
Ditto .	Jhabua .						
(†) Nagda-Ujjain Railway.	Gwalior .	The Political Agent in Western Malwa.	The Political Agent in Western Malwa.	The Superintendent, Rajputana-Malwa Railway Police.	An Assistant Superintendent, Rajputana-Malwa Railway Police.	Political Agent in Western Malwa	The Agent to the Governor-General in Central India.

Whereas the Rulers of the States mentioned in the second column of the  
 No 233 I 21th January, 1893 schedule hereto annexed have ceded to the  
 British Government full jurisdiction within  
 those portions of land which lie within their respective States and are  
 occupied, or may be hereafter occupied, by the sections of the Rajputana-  
 Malwa Railway System mentioned opposite their names, respectively, in the  
 first column of that schedule, (including the lands occupied as stations, out-  
 buildings, and for all other railway purposes) —In exercise of this jurisdiction  
 and of the powers conferred by sections 4 and 5 of the Foreign Jurisdiction  
 and Extradition Act, 1879, and of all other powers enabling him in this behalf  
 the Governor General in Council is pleased to provide as follows for the ad-  
 ministration of civil justice within the aforesaid portions of land —

1. Every officer mentioned in the third column of the schedule hereto  
 annexed shall exercise, within such sections of the Rajputana-Malwa Railway  
 System mentioned opposite his name in the first column of that schedule as  
 are situate within the territories of the State or States mentioned opposite his  
 name in the second column of that schedule, the powers of a Court of Small  
 Causes, with jurisdiction in all suits cognizable under Act IX of 1887, when  
 the amount or value of the subject matter does not exceed one thousand rupees.

2. Every officer mentioned in the fourth column of the schedule hereto  
 annexed shall exercise, within such sections of the Rajputana-Malwa Railway  
 System mentioned opposite his name in the first column of that schedule, as  
 are situate within the territories of the States mentioned opposite his name  
 in the second column of that schedule, the powers of a District Court as  
 defined in section 2 of the Code of Civil Procedure, with jurisdiction in all  
*original suits, whatever be the amount or value of the subject-matter, and in*  
*all other cases in which jurisdiction is conferred on the District Court by the*  
*law for the time being in force within the said sections of the Rajputana-*  
*Malwa Railway System*

3 Every officer mentioned in the fifth column of the schedule hereto  
 annexed shall exercise, within such sections of the Rajputana-Malwa Railway  
 System mentioned opposite his name in the first column of that schedule as  
 are situate within the territories of the States mentioned opposite his name  
 in the second column of that schedule, the powers of a High Court for the  
 purpose of hearing appeals from the decisions and orders of the said District  
 Courts, and of disposing of references from the said Courts of Small Causes,  
 and for all other purposes whatever connected with the administration of civil  
 justice within the said sections of the Rajputana Malwa Railway System.

4. The provisions of this Notification apply to all proceedings except pro-  
 ceedings pending at the date of this Notification which shall be carried on as  
 if this Notification had not been issued



5. The following Notifications issued by the Government of India in the Foreign Department are hereby cancelled :—

No. 1333-I., dated the 30th April, 1885.

„ 2921-I., „ „ 28th August, 1885.

„ 2786-I., „ „ 11th July 1892.

SCHEDULE.

1	2	3	4	5
Railway.	State.	Court of Small Causes.	District Court.	High Court.
Holkar State Railway (north of the Nerbudda).	Indore . . .	The Political Agent in Western Malwa.	The Political Agent in Western Malwa.	The Agent to the Governor General in Central India.
Sindhia-Neemuch State Railway.	Indore . . .			
Ditto . . .	Gwalior . . .			
Ditto . . .	Dhar . . .			
Ditto . . .	Rutlam (south of and including Rutlam Railway station).			
Ditto . . .	Rutlam (to the north of Rutlam Railway station).	The Cantonment Magistrate of Neemuch.	The Cantonment Magistrate of Neemuch.	
Ditto . . . .	Sailana . . .			
Ditto . . .	Jaora . . .			
Neemuch-Nasirabad State Railway.	Gwalior . . .	The Cantonment Magistrate of Nasirabad.	The Cantonment Magistrate of Nasirabad.	
Ditto . . .	Meywar . . .			
Ditto . . .	Tonk . . .			
Cawnpore-Achnera Railway.	Bhartpur . . .	The Judicial Assistant Commissioner of Ajmer.	The Political Agent in the Eastern States of Rajputana.	The Agent to the Governor General in Rajputana.
Rajputana State Railway.	Alwar . . .		The Political Agent in Alwar.	
Ditto . . .	Bhartpur . . .		The Political Agent in the Eastern States of Rajputana.	
Ditto . . .	Jaipur . . .		The Resident in Jaipur.	
Ditto . . .	Jodhpur . . .			
Ditto . . .	Kishengarh . . .			

SCHEDULE—*contd.*

1	2	3	4	5
Railway	State	Court of Small Causes	District Court	High Court
Western Rajputana State Railway Ditto .	Jodhpur . Sirohi	The Assistant Commissioner of Merwara	The Assistant Commissioner of Merwara	The Agent to the Governor-General in Rajputana
Godhra Rutlam Nagda Railway	Indore, Sailana, Rutlam Jhabua			
Nagda Ujjain Railway	Gwalior .	The Political Agent in Western Malwa	The Political Agent in Western Malwa	Ditto

\* \* \* \* \*

In exercise of the powers conferred by section 4 of the Vaccination Act No 1121 723,—Dated 18th September, 1888 XIII of 1880, the Chief Commissioner of Ajmer-Merwara is pleased, with the previous sanction of the Governor General in Council, to extend that Act to the cantonment of Nasirabad

Vaccination  
Rules for  
Nasirabad  
Cantonment

2. In exercise of the powers conferred by section 20 of that Act, the Chief Commissioner is pleased to make the following rules —

*Division of the Cantonment into circles for the performance of vaccination*

- (Section 21) Clause (a) 1 The area of the Nasirabad cantonment shall form one vaccination circle

*Appointment of a place in the circle as a public vaccination station, and the posting of a distinguishing mark in a conspicuous place near such station*

II. The Cantonment Committee shall provide a vaccination office or station in a central situation in cantonments, and shall cause a board to be set up and maintained there, bearing the words "vaccination station" followed by a notice setting forth for public information the names of the "public vaccinators" and the hours of their daily attendance at the station on vaccination duty, and a notice also notifying that the "public vaccinator" will, on due request made, attend for the vaccination of children at their homes in the circle, or at some fixed central spot in each bazar to be named, and a notice that no charge will be made for vaccination, whether performed at the station or at the child's home, or at any place within the circle.

Clause (b)

*Vaccination Rules.**Qualifications of the Superintendent of Vaccination and of the Public Vaccinators.*

III. The Staff Surgeon, Nasirabad, shall *ex-officio* be Superintendent of Vaccination within the circle.  
 Clause (c).

IV. A public vaccinator shall possess a certificate of qualification given by the General Superintendent of Vaccination, Rajputana, or such medical officer as the Chief Commissioner may, by order, direct, in the following form :—

I hereby certify that I have examined \_\_\_\_\_, and find him qualified for the office of public vaccinator.

Dated \_\_\_\_\_ the \_\_\_\_\_ 19 .  
 General Superintendent of  
 Vaccination or Medical Officer.

Before granting such certificate, the General Superintendent of Vaccination, Rajputana, or the medical officer appointed in this behalf by the Chief Commissioner, shall be assured of the soundness of the candidate's knowledge in regard to—

- (1) The vaccination operation.
- (2) The characteristics of a good vesicle and cicatrice.
- (3) The collection and preservation of lymph.
- (4) The chief symptoms of small-pox disease.
- (5) The Vaccination Act and Rules.
- (6) The forms and certificates required under the rules.

*The authority with which the appointment, suspension, and dismissal of Public Vaccinators shall rest.*

V. The public vaccinators shall be appointed by the Cantonment Committee, and may, for recorded misconduct, be suspended or dismissed from office by the Cantonment Committee, on the recommendation of the Superintendent.  
 Clause (d).

*The time of attendance of a Public Vaccinator at the vaccine station and the Public Vaccinator's place of residence.*

VI. The hours of daily attendance of a public vaccinator at the vaccine station shall be fixed by the Cantonment Committee.  
 Clause (e).

VII. A public vaccinator shall be a permanent resident of the circle and shall be absent therefrom only for such periods of leave as may be granted by the Cantonment Committee.

*The distinguishing mark or badge to be worn*

VIII Public vaccinators shall, at all time when engaged in the duties of their office, wear a badge, in the form of a brass plate, with the words "Public Vaccinator, Nasirabad Cantonment Circle," engraved on it

*The facilities to be afforded to people for procuring the vaccination of children at their own homes*

IX. Public vaccinators shall vaccinate children of the circle at their homes at the request of a parent or guardian, or at any place within the circle by direction of the Superintendent. They may also visit and vaccinate children residing beyond the circle at the request of a parent or guardian, and with the permission of the Superintendent.

*The grant and form of certificates of successful vaccination, of unfitness for vaccination, or of insusceptibility to vaccination*

X Certificates of vaccination shall be in the following form —

*(a) Nasirabad Cantonment Vaccination Circle*

(Fly leaf)		Certificate of vaccination issued on the						of	19
Register No	Register No	VACCINATED CHILD			PARENT OR GUARDIAN			Result of operation	
		Name	Sex	Age	Name	Caste	Place of abode		
Date of presentation								Case examined on the and found	
Result	NOTE — The child herein mentioned is to be presented with the certificate for examination on								
Record of instructions	Public Vaccinator								
Public Vaccinator	Certificate that the above is a true account of the vaccination at records								
	The certificate was given to with instructions to								
	Supdt of Vaccination Public Vaccinator								

*Vaccination Rules.*

The entry in the column of results should be (1) "successful," or (2) "unsuccessful," or (3) "unsuccessful for the third time."

The instruction should be (1) to "preserve the certificate" or (2) to "present the child for revaccination," or (3) to "consider further vaccination of the child necessary."

Instructions in Form (3) shall be countersigned by the Superintendent.

XI. Certificates of unfitness for vaccination shall be in the following form:—

*(b) Nasirabad Cantonment Vaccination Circle.*

No. date	No. Certificate of unfitness for vaccination—issued on the of 19						
Name of Child.	CHILD.			PARENT OR GUARDIAN.			Instruction.
	Name.	Sex.	Age.	Name.	Caste.	Place of abode.	
Name of parent and place of abode.							Child to be presented for inspection on
Cause of unfitness	I hereby certify that the above-named child was presented to me for vaccination this day and found unfit for vaccination for a period of						
Instructions	by reason of (Countersigned.)						
Public Vaccinator	Supdt. of Vaccination.				Public Vaccinator.		

XII. The public vaccinator shall issue to the parent or guardian a certificate of vaccination in form (a) on account of every child vaccinated on the day of vaccination, and shall complete the certificate on the day of examination, and he shall also issue to the parent or guardian a certificate in form

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(b) of unfitness for vaccination, on account of every child found unfit on the day of its examination. All cases of reported unfitness for vaccination shall be referred by the vaccinator to the Superintendent, whose countersignature to every certificate issued in form (b) will be necessary.

Before final delivery to the parent or guardian of any certificate, the public vaccinator shall complete and sign the entries of its fly-leaf, which shall remain bound in the book of such certificates.

Every public vaccinator shall be provided with books of the above forms (a) and (b).

*The nature of the lymph to be used and the supply of a sufficient quantity of such lymph.*

XIII. The lymph ordinarily used by the public vaccinator shall be human

lymph supplied to the Superintendent under the orders of the General Superintendent of Vaccination, Rajputana, in tubes at the commencement of every vaccination season,

and continuously preserved during the season upon ivory points charged by the public vaccinator from selected vesicles of the seventh or eighth day formed upon the arms of healthy children. An arm-to-arm vaccination shall be sedulously practised; but lymph shall not be taken for any purpose from an unhealthy or weakly child, and more specially not from a child with appearance of skin disease. In case of failure of the lymph supply at any time of the season, the General Superintendent of Vaccination, or such medical officer as he may direct, will renew the supply in tubes. In the event of a considerable demand for vaccination with animal lymph arising in the circle, the Superintendent will cultivate such lymph for use in the circle.

Vaccination needles and ivory points will be supplied to the public vaccinators free of charge by the Superintendent of Vaccination.

*The fee to be paid to a Public Vaccinator for vaccinating a child, beyond the vaccination circle, at the request of the parent or guardian of the child.*

XIV. For the successful vaccination with human lymph of a child residing

beyond the circle limits, the operation and inspection being performed at the child's home, the public vaccinator shall demand a fee of four annas.

*The preparation and keeping of certain registers.*

XV. The Cantonment Committee shall take measures to prepare and keep

the following registers in the forms appended to these rules:—

- (a) Register of infants born within the circle on or after the 1st of January, 1888, with record of vaccination or reason for non-vaccination in every mohalla or quarter of cantonments separately (Form I).

- (b) Register of the names of children now resident in or brought into cantonments after the 1st of January, 1888, who have not been vaccinated or have not had small-pox, such children having resided in cantonments for a month, and being, if boys, under the age of 14 years; if girls, under the age of 8 years (Form II).

XVI. The General register of vaccination performed in the circle and forms of monthly returns will be prescribed by the General Superintendent of Vaccination, Rajputana.

XVII. At the commencement of every vaccination season the Cantonment Magistrate shall cause notices to be affixed for public information, in every important portion or quarter of the circle as follows, the notices being translated into and printed in the Hindi and Urdu languages.

## PUBLIC NOTICE.

*Dated* \_\_\_\_\_

## PUBLIC NOTICE.

*Dated* \_\_\_\_\_

Hindi.	Urdu.
The public are hereby informed that the vaccination season of 19 commenced on the	The public are hereby informed that the vaccination season of 19 commenced on the
And this is to give notice that in obedience to the law, every unvaccinated child of more than six months of age, resident within the Nasirabad Cantonment boundaries, should be presented by its parent or guardian to the public vaccinator for inspection with a view to its vaccination, if found in good health.	And this is to give notice that in obedience to the law, every unvaccinated child of more than six months of age, resident within the Nasirabad Cantonment boundaries, should be presented by its parent or guardian to the public vaccinator for inspection with a view to its vaccination, if found in good health.
<i>Cantonment Magistrate.</i>	<i>Cantonment Magistrate.</i>

The Cantonment Magistrate may, at any time of the vaccination season, direct the public crier to call attention to these notices.

*The preparation of vaccination reports and returns*

XVIII A monthly figured statement of results shall be submitted by the Superintendent to the Superintendent-General of Vaccination, Rajputana, monthly in the prescribed form from 15th October to 15th of March

Clause (c).

The Superintendent shall submit to the Superintendent-General of Vaccination, Rajputana, a figured statement of results for the year ending 31st December, together with a concise report upon the working of the Act during the year, and shall afford any information on the subject of vaccination that may be called for by the Superintendent-General of Vaccination

*Miscellaneous*

XIX. All the fees received by the public vaccinator shall be credited to the Cantonment Fund.

XX. If at any time during a vaccination season the Superintendent of Vaccination shall have proof that a parent or guardian has failed to procure the vaccination of a child, liable to vaccination under the Act, he shall cause to be delivered to such parent or guardian, or to be attached to his house, a notice in the following form :—

*Notice issued under section 17 of the Vaccination Act on the                      of*  
*18            to (name) of (address) Nasirabad Cantonment.*

The abovenamed (name) is required to present to the public vaccinator the under-mentioned child (or children) on the                      of                      19                      for examination, with a view to the vaccination of such child (or children).

*Name or description of child or children.*

*Superintendent of Vaccination.*

If such a notice is not complied with, the Superintendent of Vaccination shall report the matter to the Cantonment Magistrate, who shall proceed as directed in section 18 of the Act

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## FORM I.

Vaccination Register of Infants born in the Mohalla \_\_\_\_\_ of Nasirabad Cantonment Vaccination Circle.

Serial number	Place of abode in Mohalla.	Name of parent or guardian.	Name, sex, and caste of child.	Date of birth.	Number in general vaccination register.	Date of vaccination.	AGE AT TIME OF VACCINATION.		RESULT OF VACCINATION.		RE-VACCINATION.		CAUSE OF NON-VACCINATION.				Initials of Vaccinator.	Initials of Inspecting Officer.	
							Under one year.	Above one and under six years.	Successful.	Unsuccessful.	Unknown.	Date.	Successful.	Unsuccessful.	Leaving Cantonment with date.	Sickness.	Certificate number.	Insusceptibility.	Death with date.

## FORM II.

Register of the Names of Boys of less than 14 years of age, and Girls of less than 8 years of age, now resident in, or hereafter brought, into the Nasirabad Cantonment Circle, who have not been vaccinated or have not had the small-pox disease.

Serial number.	Place of abode in Mohalla.	Name of parent or guardian.	Name, sex, and caste of child.	Date of registration.	Number in general vaccination register.	Date of vaccination.	AGE AT TIME OF VACCINATION.		RESULT OF VACCINATION.		RE-VACCINATION.		CAUSE OF NON-VACCINATION.				Initials of Vaccinator.	Initials of Inspecting Officer.	
							Under one year.	Above one and under six years.	Successful.	Unsuccessful.	Unknown.	Date.	Successful.	Unsuccessful.	Leaving Cantonment with date.	Sickness.	Certificate number.	Insusceptibility.	Death with date.

The following rules made by the Ajmer Municipal Committee, under Section 19 of the Vaccination Act XIII of 1880 for the regulation of vaccine operations within the limits are hereby published for general information

Vaccination  
Rules for  
Ajmer Municipality

*Division of the Municipality into circles for the performance of Vaccination*

I The area of the Ajmer Municipality shall be considered one circle for the purpose of these rules

*Appointment of a place in the circle as a public Vaccine Station*

II The Municipal Committee will provide a vaccination office in a convenient situation, and a board will be set up at this office and maintained there, bearing the words "Vaccination Station," followed by a notice setting forth for public information the name of the public vaccinator, and the hours of the daily attendance at the station on vaccination duty, and a notice also notifying that the public vaccinator will, on due request made, attend for the vaccination of children at their homes in the circle, and a notice that no charge will be made for vaccination, whether performed at the station or at the child's home

III The Civil Surgeon of Ajmer shall, *ex officio*, be Superintendent of Vaccination within the limits of the Ajmer Municipality

The Native Superintendent of Vaccination for the district shall, *ex officio*, be Assistant Superintendent of Vaccination within the limits of Ajmer Municipality, and shall receive such remuneration as the Municipal Committee from time to time determine, provided that such remuneration be not less than two nor more than five rupees a month

*The authority with which the appointment, suspension, and dismissal of Public Vaccinators shall rest.*

IV The public vaccinator shall be appointed by the Municipal Committee on the nomination of the Superintendent, and may, for recorded misconduct, be suspended or dismissed from office by the Municipal Committee on the recommendation of the Superintendent.

*The time of the attendance of the Public Vaccinator at the Vaccine Station, the vaccination season, and the Public Vaccinator's place of residence*

V The hours of daily attendance of the public vaccinator at the vaccine station shall be fixed by the Superintendent

VI The Public Vaccinator shall be a permanent resident of the circle, and shall be absent therefrom only for such periods of leave as may be granted by the Superintendent

VII. The vaccination season is the period of six months extending from the 1st October to the 31st March.

*The distinguishing mark or badge to be worn.*

VIII. The Public Vaccinator shall, at all times when engaged in the duties of his office, wear a badge in the form of a brass-plate, with words "Public Vaccinator, Ajmer Municipality," engraved on it.

*The facilities to be afforded to people for procuring the vaccination of children at their own houses.*

IX. The public vaccinator shall vaccinate children of the circle at their homes, at the request of a parent or guardian, or at any other place within the circle by direction of the Superintendent. He may also visit and vaccinate children residing beyond the circle, at the request of a parent or guardian and with the permission of the Superintendent.

*The grant and form of certificates of successful vaccination, of unfitness for vaccination or of insusceptibility to vaccination.*

X. Certificates of vaccination shall be in the form (A) hereto annexed.

XI. Certificates of unfitness for vaccination shall be in the form (B) hereto annexed.

XII. The Public Vaccinator shall issue to the parent or guardian a certificate of vaccination in form (A) on account of every child vaccinated on the day of vaccination, and shall complete the certificate on the day of examination and he shall also issue to the parent or guardian a certificate in form (B) of unfitness for vaccination on account of every child found unfit on the day of its examination. All cases of reported unfitness for vaccination shall be referred by the vaccinator to the Superintendent, whose countersignature to every certificate issued in form (B) will be necessary.

Before final delivery to the parent or guardian of any certificate, the public vaccinator shall complete and sign the entries of its fly leaf, which shall remain bound in the book of such certificates. The public vaccinator shall be provided with books of the above forms (A) and (B).

*The nature of the lymph to be used and the supply of a sufficient quantity of such lymph.*

XIII. The lymph ordinarily used by the public vaccinator shall be human lymph, supplied to the public by the Civil Surgeon in tubes at the commencement of every vaccination season, and continuously preserved during the season upon ivory points charged by the public vaccinator from selected vesicles of the 7th and 8th day, formed upon the arms of healthy children

and arm-to-arm vaccination shall be sedulously practised, but lymph shall not be taken for any purpose from an unhealthy or weakly child, and more especially not from a child with appearance of skin disease. In case of failure of the lymph supply at any time of the season the Civil Surgeon will renew the supply in tubes

In the event of a considerable demand for vaccination with animal lymph arising in the circle, the Superintendent shall cultivate such lymph for use in the circle

Vaccination needles and ivory points will be supplied to the public vaccinator free of charge by the Civil Surgeon

*Fee to be levied for vaccination with human or animal lymph*

XIV No fee shall be charged for vaccination with human or animal lymph of a child residing beyond the circle limits. The operation and inspection being performed at the child's home, the public vaccinator shall demand a fee of four annas

*The preparation and keeping of certain Registers*

XV The Municipal Committee shall take measures to prepare and keep the following Registers in the forms appended to these rules —

- (1) Register of infants born within the circle on or after the 1st October 1895, with record of vaccination or reason for non-vaccination in every mohalla of the Municipality.
- (2) Register of the names of children now resident in or brought into Municipal limits after the 1st of October 1865, who have not been vaccinated or have not had small-pox, such children having resided in the Municipality for a month and being, if boys, under the age of 14 years, if girls, under the age of 8 years

XVI The General Register of Vaccinations performed in the circle, and forms of monthly returns will be supplied by the Civil Surgeon.

XVII At the commencement of every vaccination season the Secretary, Municipal Committee, shall cause notices to be affixed for public information in every important portion or quarter of the circle in the accompanying form (C) both in Hindi and Urdu.

The Secretary, Municipal Committee, may at any time of the vaccination season direct the public crier to call attention to these notices

*The preparation of vaccination reports and returns*

XVIII A monthly figured statement of results shall be submitted by the public vaccinator to the Civil Surgeon, during the five months of the

vaccination season, in the established departmental form. At the same time a copy should be sent to the Municipal Committee.

The public vaccinator shall submit to the Civil Surgeon and the Municipal Committee a figured statement of results for the season after its termination, together with a concise report upon the working of the Act during the season.

*Miscellaneous.*

XIX. All the fees received by the public vaccinator shall be credited to the Municipal Fund.

XX. If at any time of a vaccination season the Superintendent of Vaccination shall have proof that a parent or guardian has failed to procure the vaccination of a child liable to vaccination under the Act, he shall cause to be delivered to such parent or guardian, or to be attached to his house a notice in the accompanying form (D).

If such a notice is not complied with, the Superintendent of Vaccination shall report the matter to Secretary, Municipal Committee, who will proceed as directed in section 18 of the Act.

A.—AJMER MUNICIPALITY.

(Fly leaf)	Certificate of vaccination issued on _____ of _____ 19 ____.							
Register No.	Register No.	VACCINATED CHILD.			PARENT OR GUARDIAN.		Result of Operation.	
		Name.	Sex.	Age.	Name.	Caste.		Place of abode.
Date of presentation . . . . .								Case examined on the _____ and found.
Result . . . . .	NOTE.—The child herein mentioned is to be presented with the certificate for examination on _____							
Record of instructions.	Certified that the above is a true account of the vaccination it records. This certificate was given to _____ with instructions to _____							
Public vaccinator . . . . .	Supt. of Vaccination.				Public Vaccinator.			

The entry in the column of results should be (1) "successful," or (2) "unsuccessful," or (3) "unsuccessful for the third time"

The instruction should be (1) to "preserve the certificate," or (2) to "present the child for re-vaccination," or (3) to "consider further vaccination of the child unnecessary,"

Instructions in Form (3) shall be countersigned by the Superintendent.

## B —AJMER MUNICIPALITY

No Date	Certificate of unfitness for vaccination—issued on of 19					
Name of Child	CHILD			PARENT OR GUARDIAN		Instructions
	Name	Sex	Age	Name	Caste	Place of abode
Name of parent and place of abode						Child to be presented for re inspection on
Cause of unfitness	I hereby certify that the above named child was presented to me for vaccination this day and found unfit for vaccination for a • period of by reason of					
Instructions	(Countersigned)					
Public Vaccinator	Supdt of Vaccination			Public Vaccinator		

The instruction entry should denote (1) a fixed date of the current vaccination season, or (2) a period of the next vaccination season.

## FORM C.

Public notice, dated \_\_\_\_\_

The public are hereby informed that the vaccination season of 190  
commenced on the \_\_\_\_\_, and this is to give notice that, in

obedience to the law, every unvaccinated child of more than six months of age, resident within the Ajmer Municipality, should be presented by its parent or guardian to the public vaccinator for inspection, with a view to its vaccination, if found in good health.

*Secretary, Municipal Committee.*

FORM D.

*Notice issued under Section 17 of the Vaccination Act on the \_\_\_\_\_*  
*of \_\_\_\_\_ 190 .*

To

(Name)

of (address)

Ajmer.

The above-named (*name*) is required to present to the public vaccinator the undermentioned child (or children) on the \_\_\_\_\_ of \_\_\_\_\_ 190 , for examination, with a view to the vaccination of such child (or children).

Name or description of child (or children) \_\_\_\_\_

*Superintendent of Vaccination.*

FORM I.

Vaccination Register of Infants born in the Mohalla of Ajmer Municipality commencing from 1st October 1896.

Serial number.	Place of abode in Mohalla.	Name of parent or guardian.	Name, sex, and caste of child.	Date of birth.	Number in General vaccination register	Date of vaccination	AGE AT TIME OF VACCINATION.	Result of vaccination.	By vaccination.	Cause of non-vaccination.	Initials of Vaccinator.	Initials of Inspecting Officer.
							Under one year.	Successful	Date	Leaving Ajmer Municipal limits with date	Death with date.	
							Above one and under six years.	Unsuccessful	Successful	Blackness.	Insusceptibility.	
								Unknown	Unsuccessful	Certificate number.		





es Act

With reference to this office Notification No. 413, dated the 18th April, 1893, the following rules have been made by the Chief Commissioner under section 18 of the Indian Factories Act, XV of 1881, as amended by Act XI of 1891, and are hereby published for general information and guidance :—

1. The terms "Factory," "child," "mill-gearing," and "employed," when used in these rules, shall have the meaning given to them in the Act.

2. Cancelled by Notfn. No. 1422-866, dated the 28th November 1885.

3. Each Inspector shall keep a register of all factories within his jurisdiction in the Form A attached to these rules, and a permanent serial number shall be given to each factory.

4. Each Inspector shall inspect factories within his jurisdiction not less than twice a year and satisfy himself that the provisions of the Act are duly observed.

5. An Inspector may enter any factory for the purposes of section 4 of the Act at any time during the day, provided, that he shall, in order to verify registers kept under section 9 of the Act, examine the children employed in working hours.

6. The Magistrate of the district or inspector shall send through the post under registered cover, a notice to the occupier of any factory which he may consider as coming within the purview of the Act, intimating his intention of placing the factory upon his register.

7. Any person served with a notice under the preceding rule, whose premises do not, in his opinion, fall within the definition of "Factory" given in the Act, may, within 15 days of the receipt of such notice, forward to the Magistrate of the district a statement setting forth his objections to the registration of the premises as a factory. The district Magistrate shall consider and dispose of such objections according to law, after making such inquiry as he may deem necessary, and intimate his decision to all concerned.

8. When any premises cease to be occupied as a factory, the occupier may give notice of the fact to the Inspector of the district, who shall, if satisfied that the Act is no longer applicable to such premises, remove them from his register of factories, and intimate the fact of his having done so to the Joint Inspector.

9. Each Inspector and Joint Inspector shall keep a register of inspection in Form B attached to these rules, in which shall be recorded all orders or remarks passed by him at each inspection.

10. Each Inspector shall at once forward a copy of his inspection memorandum to the Commissioner of Ajmer-Merwara, and also to the occupier of the factory inspected. The despatch through the post under a registered

cover of a copy of the inspection memorandum shall be deemed to be sufficient service on the occupier of the factory of any orders or directions therein contained. The Joint Inspector shall forward copy of his inspection memorandum through the Inspector of the district to the Commissioner of Ajmer-Merwara.

11. Under section 5 of the Act, the Civil Surgeon of Ajmer is hereby appointed to be the certifying surgeon for the district of Ajmer and the Assistant Surgeon of Beawar is appointed to be the certifying surgeon for the district of Merwara.

12. It shall be the duty of each certifying surgeon of the district to certify, in Form C attached to these rules, the age of any person employed or desirous of being employed in a factory when called upon to do so under section 5 of the Act. A fee of 4 annas shall be the fee payable to a certifying surgeon by or on behalf of the person to be examined for examining him and granting him a certificate in the said form. The Inspector of each district shall provide the certifying surgeon of his district with blank forms of such certificate.

13. Every occupier of a factory shall keep a file of all certificates of certifying Surgeons relating to children in his employ, and shall produce it when required by the Inspector or Joint Inspector. Every such certificate shall be returned by such occupier to the parent or guardian of the person to whom it relates on his leaving the factory for other employ, and on demand of such parent or guardian, and on receipt of the cost of such certificate, if such cost was originally paid by the occupier.

14. Every occupier of a factory shall keep a monthly register in Form D attached to these rules, and no such register shall be destroyed or removed from the factory without the written permission of the Inspector of the district.

15. The occupier of the factory shall, if required by the Inspector or Joint Inspector, bring before him, on the occasion of any inspection, all children employed in the factory and any other persons in the service of such occupier whom the Inspecting Officer may wish to see; also all registers, certificates, and notices required by the Act or any rule made thereunder to be kept or issued by such occupier or in the factory.

16. Notice in writing of all accidents resulting in death, or from which the injury is evidently so severe that there is no reasonable hope that the injured person will be able to return to his work within 48 hours, shall be given on the same day on which the accident occurs. Notice of accidents of a less severe character, but which nevertheless prevent the person injured from returning to his work within 48 hours of their occurrence, shall be given immediately on the expiry of the 48 hours' interval allowed by section 13 of

the Act All notices of accidents shall be in Form E, and shall contain the name of the person or persons injured and full information as to the nature and cause of the accident, and shall be sent by special messenger to each of the following officers, namely —

- (a) Inspector of the district,
- (b) the nearest Magistrate having jurisdiction, and
- (c) the Officer in charge of the nearest police station.

17. Every order for the fencing of any part of the machinery or mill-gearing of a factory, which the district Magistrate or inspector may pass under section 12 (c) of the Act, shall state clearly what is required, so that the said machinery or gearing may be securely fenced, and shall specify a reasonable time within which what is required to be done shall be completed, and it shall further give notice that if it shall not be so completed, the person responsible for the breach of the order will be prosecuted under section 15 of the Act

18. Every occupier of a factory shall set up and maintain in a conspicuous place in the factory a printed or written notice in English, Urdu, and Hindi of the daily working hours of the factory in Form F annexed

19. Appeals from the orders of Inspectors under the Act shall lie to the Commissioner of Ajmer-Merwara

20. Appeals should be in the Form of a memorandum of appeal, similar to that contained in the fourth schedule to the Code of Civil Procedure No 173, and the stamp fee for such appeal should be regulated according to the provisions of Article 11, Schedule II, of the Court-fees Act or provisions as may for the time be in force, the

21. If the order of an Inspector is set aside or modified in any such Inspector shall, as early as possible, deliver to the occupant of the factory amended orders as may be in conformity with the orders of one or other of

22. In every factory a supply of pure portable water: the following sources shall be provided—

- (a) from a general Municipal water service, and
  - (b) from one or more wells or reservoirs, and
- to be polluted or contaminated by organic matter or other impurities.

23. When taps are not used, a system of the water for the drawing, protection, and use made for maintaining in drained and

24. Proper arrangements for the spot set apart for the distribution of the cleanly condition the area around the water.

25. Every occupier of a factory shall on every day on which work is carried on in the factory have available at the said factory for the use of

the persons employed therein, free of cost to them, a water-supply consisting of at least twice as many gallons of water as there are persons employed in the factory. Of the whole supply at least as many gallons as there are persons employed in the factory shall be fit for potable purposes, and the remainder shall be fit for purposes of washing.

26. All the inside walls of the rooms of every factory and all the ceilings or tops of such rooms (whether such walls, ceilings, or tops be plastered or not) and all the passages and staircases of every factory, if they have not been painted with oil or varnished once at least within seven years, shall be lime-washed by the occupier of the factory once at least within every 14 months to date from the period when last limewashed, and if they have been so painted or varnished, shall be washed by the said occupier with hot water and soap once at least within 14 months to date from the period when last washed.

27. The floors of factories shall be swept at least once a week or oftener if to do so is necessary to maintain them in a cleanly condition.

28. The minimum space provided for each person employed in any room of a factory shall be 36 superficial feet, 500 cubic feet, and 10 square feet of lateral ventilating opening. Provided that in cases in which lateral ventilation cannot be contrived on account of the nature of the industry carried on in such room, sufficient interchange of fresh air shall be ensured by forced ventilation or other means as the Inspector may deem sufficient, or if this cannot be managed, a minimum of 54 superficial feet and 900 cubic feet shall be provided for each person employed. Provided also that subject to the sanction of the Commissioner, the Inspector may, for reasons to be recorded in writing, do with the conditions of this rule where, in his opinion, this may be done without prejudice to the health of the factory hands employed in any particular room.

29. All drains of a factory. masonry or other impervious waste or sullage water shall be constructed in connected with some receivable material, and shall be regularly flushed and

30. The compound surface drainage line. strictly sanitary and cleanly and every factory shall be maintained in a

31. A legible copy of these rules. Urdu, shall be kept hanging in a conspicuous place in each factory. If the copy become defaced or illegible, a fresh copy must be supplied.

## FORM A.

(N.B.—The following register shall be re-written at the commencement of each calendar year):—

*Register of Factories, District.*

Serial number.	Town, Thana or other local division in which factory is situated.	Name or description of factory.	Name of business carried on	Nature of occupier.	NUMBER OF PERSONS ORDINARILY EMPLOYED.				Dates of inspection during the year 190 .
					Adults.		Children		
					Men.	Women.	Male	Female	

## FORM B.

*Register of inspections of Factories, District.*

Number of factory in Register A.	Name or description of factory.	Name of occupier.	Date of inspection	NUMBER OF PERSONS AT WORK ON DATE OF INSPECTION			
				Adults.		Children.	
				Men.	Women.	Male.	Female.

*Remarks and orders.*

1. Condition of fencing.
2. Supply of drinking water.
3. Sanitary arrangements.
4. Whether returns are submitted in due time.

5. Whether registers are duly kept.
  6. Age of children.
- Other remarks.







Under section 3 of the Indian Factories (Act XV of 1881), the Chief Commissioner of Ajmer-Merwara makes the following appointments namely :—

- (1) The Assistant Commissioner of Ajmer and the Assistant Commissioner of Merwara, for the time being, to be Inspectors within the Districts of Ajmer and Merwara respectively.
- (2) The Cantonment Magistrate of Nasirabad for the time being, to be Joint-Inspector within the limits of his jurisdiction as Magistrate.
- (3) The Deputy Magistrate of Kekri for the time being to be Joint-Inspector within the limits of his jurisdiction as Magistrate.
- (4) The District Superintendent of Police for the time being to be Joint-Inspector throughout the Districts of Ajmer and Merwara, except within the limits of Nasirabad and Kekri.

In exercise of the power conferred by section 269 of the Code of Civil Procedure, the Chief Commissioner of Ajmer-Merwara, is pleased to make the following rules for the custody, while under attachment, of live stock, and other moveable property:—

1. Live stock and other properties which are bulky or not readily portable shall, after seizure by the Nazir, or his officer, be made over, when practicable, to the custody of a village *Lambardar*, or such other respectable person as will undertake to keep such property subject to the orders of the Court.

2. Light and readily portable property of all kinds, and especially valuable property of small bulk, such as jewels, etc., shall, after seizure, be taken to the Head-quarters of the Court executing the decree, and be there made over to the custody of such officer as the Court may direct.

The Judicial Commissioner of Ajmer-Merwara is pleased to direct that the list is required by *Section 140*, Civil Procedure Code, to accompany the documents produced by party at the first hearing of the suit, under *Section 138* of the Code, shall be prepared in the annexed form.

2. One such list will be filed by the plaintiff or plaintiffs and a separate one by the defendant or defendants. The heading of the Form and the entries in column 2 will be prepared by the party or parties producing the documents, while in column 1 the Court will itself cause the necessary particulars to be recorded. In the column of remarks the Court should cause to be entered a note of the admission of the document by the opposite party, or if it be not admitted of the manner in which it is proved.

3. Section 139, Civil Procedure Code, prohibits the reception by the Court of documentary evidence at any stage of the proceedings subsequent to the first hearing, unless good cause be shown to its satisfaction for previous non-production; should any documentary evidence be in such manner received at a later stage, it should not be placed on the file until accompanied by a list as above provided.

4. The Memorandum of documents to be annexed to plaints under Section 58 of the Code, should also be prepared in the form now prescribed, and the provisions of Section 63 should be carefully attended to in respect of documents not produced as required by Section 59.

5. Judicial officers are enjoined to instruct all petition-writers practising in their Courts accordingly, and on and from the 1st October 1881 documentary evidence should not be received until the list in the prescribed form is presented therewith.

## FORM.

List of documents produced by the parties,  
 District \_\_\_\_\_ in the Court of \_\_\_\_\_ a  
 Suit No. \_\_\_\_\_ of \_\_\_\_\_  
 The following is a list of the papers produced by  
 the \_\_\_\_\_ in the above suit ( \_\_\_\_\_ ) \* on the  
 190 .

Number of distinguishing marks on the documents.	Nature of the documents, whether original or copy, its date, and by whom executed, etc.	REMARKS.

It is ordered that the following rules relating to appeals to His Majesty Appeals to  
 No 416, 17th June 1882. in His Privy Council, under section 612 of the His Majes  
 Code of Civil Procedure, be read and passed as in Court  
 Rules of the High Court of Judicature for the Ajmer-Merwara District :—

1. The security for the costs of the respondent, required by section 602, shall in ordinary cases amount to Rs. 4,000. Such security shall consist

\* Here insert, with the plaint, or "at the first, second or subsequent hearing," as the case may be,

either of cash, or Government securities, or of immoveable property, or of any or all together if necessary to secure the amount. In the event of the Court deeming it proper to call on the appellant to furnish further security, such additional security shall consist of cash or Government securities, or of immoveable property, or of any or all together if necessary to secure the amount, but in no case shall security be required, nor under section 605 shall it be increased, to an amount exceeding Rs. 10,000.

2. The amount of the security to be furnished by the appellant or respondent under section 608 or section 609 shall be such as the Court shall deem sufficient, and shall consist either of cash or Government securities or of immoveable property.

3. When the security offered under section 602, section 605, section 608, or section 609 consists of immoveable property, the appellant or respondent, as the case may be, shall file a bond duly registered mortgaging such property, together with a specification of the title of the mortgagor.

4. When such bond has been filed, the Court shall direct the security to be tested by the Judge of the Court of the District within which the immoveable property therein mortgaged is situated.

5. When a certificate is granted, the applicant shall forthwith apply to the District Judge to prepare lists (A) (of papers to be transmitted to the Registrar of the Privy Council) and (B) (of formal and other papers not to be so transmitted), and to make an estimate of the cost of preparing the record for transmission, and shall state whether the transcript is to be printed in India or not.

6. On the receipt of the application, together with a fee of sixteen rupees, the District Judge shall prepare the lists before-mentioned, and make an estimate of the expense of translating, transcribing or printing, and of forwarding to the Registrar of the Privy Council the record of the case, including a margin of two hundred rupees; and shall furnish the lists and estimate to the Counsel, pleader, or attorney of the applicant.

7. At any time within two weeks from the receipt of the lists and estimate, the applicant may object thereto; and if the District Judge refuse to allow the objection, the matter shall be at once submitted for the order of the High Court.

8. Ordinarily the whole record shall be transcribed, with the exception of such documents, papers, and accounts as are specified in section 602, sub-sections (1), (2), (3) and (4).

9. All documents not drawn up or written originally in the English language, and which have not been translated for the use of the Court, shall be translated into English, and all translations so made shall be certified by one of the Court translators.

10. An index of all the documents included in the transcript shall be prepared and annexed to the record in the form subjoined and shall be followed by a list (B) of all other papers, documents, and exhibits in the cause not included in the transcript :—

1	2	3
Serial number.	Description of document	REMARKS.

11. In the index and transcript the papers shall be placed in the following order :—

- Plaint.
- Written Statement.
- Examination of parties or their agents, etc.
- Injunctions.
- Orders of attachments, etc., (if any) obtained before judgment.
- Issues framed (if any).
- Exhibits of plaintiff.
- Exhibits of defendant.
- Report of Commissioner (if any), with Maps, Depositions, etc., annexed.
- Judgment and decree.
- Memorandum of appeal.
- Cross appeal or Memorandum of objections under section 561 (if any).
- Proceedings in Appellate Court (if any).
- Judgment and decree of that Court.
- Petition of appeal to Privy Council, Affidavits, etc.
- Appendix (if any).
- List (B) of papers omitted under Rule 8 of the-e rules.

12. The following charges shall be payable in respect of the matters specified :—

	Rs.	A.	P.
Translation of vernacular portion of record per 100 words . . . . .	1	0	0
Copying English portion of record for office file, for every 1,440 words or part thereof . . . . .	1	0	0
Examining English portion of record for office file for every 1,440 words . . . . .	0	8	0
Transcribing (one copy) for Privy Council, for every 800 words . . . . .	1	0	0
Printing (55 copies) per printed page Rs. 2 to . . . . .	3	0	0
Examination of transcript record for every 800 words or part thereof . . . . .	0	8	0
Examination of Proof, for every 1,000 words . . . . .	1	0	0
Certifying two copies of printed record, for every 10 printed or manuscript pages or part of 10 pages . . . . .	1	0	0
Preparation of Index, for every 16 papers or part of 16 papers . . . . .	1	0	0

13. The estimate shall include these several matters, and be framed in accordance with the charges above specified.

14. Immediately after the Court shall have declared the appeal admitted copies of the lists A and B shall be furnished to the Counsel, pleader, or attorney of the respondent, who may, within two weeks of the receipt of the same, apply to the District Judge to include in list A any documents, papers, or accounts which he may consider necessary. Such application shall either be allowed by the District Judge or be referred by him for the order of the High Court.

15. Application for the recovery of costs incurred in British India in connection with appeals to His Majesty in Council shall ordinarily be made to the Court from whose order or decree an appeal is presented; and no such application shall be entertained except on proof that fourteen days' notice of the intention to make the application, together with a memorandum of the costs claimed, has been given to the other party.

The following rules are laid down by the Chief Commissioner of Ajmer-  
Merwara under section 160, Act XIV to  
No. 902-127, 21st August, 1886. 1882 (Code of Civil Procedure) regarding the  
travelling and other expenses to be paid to witnesses summoned to attend the  
Civil Courts in Ajmer-Merwara:—

1. Save as hereinafter provided, travelling and other expenses will be allowed on the following scale:—

- (a) to witnesses of the class of cultivators, labourers and menials three annas a day;
- (b) to witnesses of a better class, such as zamindars, traders, pleaders and persons of corresponding rank, from six annas to two rupees a day as the Court may direct;
- (c) to witnesses of superior rank, three rupees a day; and
- (d) the allowances of officers of Government will be regulated by the rules in the Civil Travelling Allowance Code.

2. No expenses, other than travelling charges, will be allowed to legal practitioners practising at the place, where the Court which they are summoned to attend is held.

Travelling charges may be allowed to these witnesses at such rates as the Court considers reasonable and necessary.

3. Persons other than those mentioned in the last preceding rule, residing within a distance of three miles from the Court-house, will be allowed their expenses at half the rates prescribed in Rule 1.

4. If a witness demand any sum in excess of what has been paid to him, such sum will be allowed if he satisfy the Court that he has actually and necessarily incurred the additional expense.

5. If a witness be detained for a longer period than one day, the expenses of his detention will be allowed at such rate, not exceeding that payable under Rule I, as may seem to the Court to be reasonable and proper.

6. The Court may, on consideration of the merits of any case, for reasons stated in writing, allow expenses on a higher scale than that prescribed in the foregoing rules.

The following forms of Registers (Civil) have been sanctioned by the Civil  
Chief Commissioner, Ajmer-Merwara, for use in Registers.  
the Courts in Ajmer-Merwara under section 652  
of the Civil Procedure Code.

No.  $\frac{149}{453}$   $\frac{19th Feb. 1905}{3rd May 1905}$ .







FORM No. 3—(CIVIL).

COURT OF THE OF

Register showing the classification and value of suits instituted during the year 190 .

[ NOTE.—The entries in this Register will be totalled monthly, quarterly, and annually. In this register will be entered only suits which have been newly instituted and admitted and registered (section 58 of the Code Civil of Procedure) and not suits received by transfer or on remand, review, or revival.]

Number.	Plaintiff.	Defendant.	Value.	Suits for money or move- able property.	Suits for immoveable pro- perty.	Suits for specific relief.	Suits to establish a right of pre-emption.	Mortgage suits.	Suits relating to religious and other endowments.	Matrimonial suits.	Testamentary suits.	Other suits not falling un- der any of the previous heads.	TOTAL.	REMARKS.
1			4	5	6	7	8	9	10	11	12	13	14	15

## REGISTER No. 4—(CIVIL).

COURT OF THE

OF

Register of Miscellaneous cases for the year 190 .

Date of institution	Whether originally instituted or received on remand, review, or return	Whether removed by transfer from another Court	Number of cases.	Other case (if any) to which application refers	Name of parties	Cases specified below *		Other cases.	Date of disposal.	Abstract of final order	NUMBER OF DAYS CASE REMAINED PENDING		HOW DISPOSED OF															Remarks.	
						Contested	Uncontested				Transferred to other Courts	Accepted or returned	Dismissed for default, or want of prosecution, or withdrawn without leave	Withdrawn with leave	Compromised.	Granted on confession	Dismissed ex parte.	For applicant	For opposite party.	Judgment for applicant in whole or in part.	Judgment for opposite party	Date of institution.	Date of disposal.	Judgment.	Number of papers on record	Signature of Record keeper			
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30

\* The following cases will be entered in column 7, the other cases a for which no special register has been provided being entered in column 8; no entries need be made in column 31 to 27 against cases entered in column 8 —

As to the numbering of cases, see Instructions appended to Regs. 1 &amp; 2

1 Orders rejecting or returning plaints or memoranda of appeal

2 Applications under sections 22 and 25 Civil Procedure Code for transfer of suits or appeals

3 Applications under sections 99, 100, 101, 102, 103 and 104 Civil Procedure Code

4 Cases under sections 235 and 244 Civil Procedure Code

5 Claims to and subject-matter of attached property under sections 27 and 28 Civil Procedure Code

6 Applications under section 257 (G) Civil Procedure Code.

7 Applications under sections 243 and 244, except cases falling under section 251, which are to be treated as nulls.

8 Applications under section 332.

9 Ditto section 335.

10 Ditto section 319.

11 Applications by schedule of creditors under section 333.

12 Applications under section 336.

13 Applications under section 337.

14 Applications by schedule of creditors under section 333.

15 Applications under section 336 received from other Courts and entered by the Court.

16 Applications under sections 401 and 402

17 Applications under sections 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000





REGISTER No. 7—(CIVIL).

COURT OF THE

OF

Insolvency Register for the year 190 .

Date of application.		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		PERSONS DIS-CHARGED				AMOUNT OF CREDITORS' CLAIMS DEALT WITH.		GROSS AMOUNT OF INSOLVENTS' ASSETS REALIZED AND DISBURSED.		REMARKS.
Name of applicant with description and place of abode.		Number in miscellaneous register.		Whether filed in Court or received by transfer.		By JUDGMENT-DEBTOR.		IF FILED IN COURT, BY WHOM.		GRANTED.		REFUSED.		Number of persons declared insolvent.		Date.		Number.		Date.		Number.		Date.		Admitted.		Satisfied.		Realized.		Disbursed.										
						Under arrest or imprisonment.		Not under arrest or imprisonment.		By decree-holder.		Date of disposal.		Transfer.		Withdrawn or otherwise not prosecuted.		A receiver being appointed.		A receiver not being appointed.		Penal proceedings under section 359 not being taken.		Sentence of imprisonment being passed under section 359.		Applicant being sent to the Magistrate to be dealt with.		Number of persons declared insolvent.		Under SECTION 351.		Under SECTION 355.		AMOUNT OF CREDITORS' CLAIMS DEALT WITH.		GROSS AMOUNT OF INSOLVENTS' ASSETS REALIZED AND DISBURSED.		REMARKS.				
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## REGISTER No. 8--(CIVIL).

COURT OF THE

OF

*Register of Insolvent's estates in the hands of Receivers during the year 190 .*

1	Date of appointment and name of receiver.	2	Name of applicant.	3	Number of estates placed in charge of receiver.	AMOUNT OF CREDITOR'S CLAIMS		AMOUNT OF ASSETS REALIZED.		DISBURSEMENTS.						REMARKS.
						Admitted	Disallowed	Date	Amount.	REDEMPTION OF THIS CREDITORS' RECEIVER.		CHARGES OTHER THAN CREDITORS' CLAIMS.		CREDITORS' CLAIM.		
										Date.	Amount.	Date.	Amount.	Date	Amount.	
				5	6	7	8	9	10	11	12	13	14	15		

REGISTER No. 9—(CIVIL).

COURT OF THE

OF

Register of persons committed to Jail during the year 190 .

Serial No. of entry.	Number of case in which commitment was directed and names of parties.	Date of commitment.	Name of person com- mitted, with description and place of abode.	Grounds of commitment with section of Code of Civil Proce- dure or other law.	If commitment was made under section 336 of the Code of Civil Procedure, amount of judgment-debt sought to be recovered.	Term of imprisonment.	Date of release.	REMARKS.
1	2	3	4	5	6	7	8	9

## FORM No. 10—(CIVIL).

COURT OF THE  
OF  
*Register of Appeals from Decrees for the year 190 .*

NOTE.—In the register will be entered all appeals originally instituted or received by transfer or on remand, review, or revival. A fresh serial No. will be assigned to every appeal originally instituted or received by transfer, and that number will be entered in column 3. In the case of an appeal received on remand, review, or revival, no fresh number will be assigned, but the number and year of the original entry of such appeal will be entered in column 3, a note of such remand, review, or revival being made against the original entry of the institution of the appeal.

Date of presentation of Memorandum.	2	3	Number of appeal.	Name of appellant, with description and place of abode.	Name of respondent, with description and place of abode.	DECREE APPEALED FROM				JUDGMENT.			APPEAL FROM APPELLATE DEGREE.			REMARKS.		
						Of what Court.	Number of original suit.	Particulars	Amount or value.	Date fixed for hearing.	Date.	Confirmed, reversed or allowed.	For what or amount.	Date of institution.	Date of disposal.		Judgment.	
1				How intitled, &c. (1) Originally presented, (2) Reversed, section 657. (3) Remanded, section 658. (4) Reversed, section 659. (5) Reversed, sections 659 and 660.													37	

Now instituted, 659.  
Original received, 659.  
(1) Received by transfer.  
(2) Remanded, section 652.  
(3) Reviewed, section 653.  
(4) Reviewed, sections 652 and 653.  
(5) Reviewed, sections 652 and 653.



REGISTER No. 11--(CIVIL).

COURT OF THE

OF

Register of Appeal from Decrees disposed of during the year 190 .

[NOTE--The entries in this register will be totalled monthly, quarterly, and annually.]

DATE OF DISPOSAL.		HOW DISPOSED OF										REMARKS.								
Month.	Date.	Number of appeal and names of parties.	Value of appeal.	Date of Institution.	Number of days appeal remained pending.	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
						Transferred to other Courts.	Summarily rejected, section 551.	Dismissed for default, sections 556 and 557, or otherwise not prosecuted.	Confirmed.	Modified.	Reversed.	Remanded under section 552.	Confirmed.	Modified.	Reversed.	Remanded under section 553.	Whether objection under section 551 was preferred.	Number of papers on the record.	Signature of Record-keeper.	

## REGISTER No. 12--(CIVIL).

## COURT OF THE

*Register of Miscellaneous Appeals for the year 190 .*

[N.B.—In this register will be entered all appeals originally instituted or received by transfer or on remand, review, or revival. A fresh serial number will be assigned to every appeal transferred or received by the court, but the date and part of the original entry of such appeal will be entered in column 7. In the case of an appeal received on remand, review, or revival, the original entry of the institution of the appeal.]

HOW INSTITUTED	Date of Institution	Originally instituted	Recalled by transfer	Remanded Section 602.	Reviewed, Section 603	Revised Sections 602 and 603	Number of appeal	Name of appellant, with description and place of abode	Name of respondent, with description and place of abode	ORDER APPEALED FROM		Date fixed for hearing	Date of disposal	Abstract of order in appeal	Number of days appeal remained pending	HOW DISPOSED OF.													
										Of what Court	Number of cases in which order was passed					Particulars	Transferred to other Courts	Summarily rejected, Section 601	Dismissed for default sections 600, 601 or otherwise not prosecuted.	Confirmed	Modified	Reversed	Remanded under section 603	Confirmed	Modified	Reversed	Remanded under Section 602	Whether objection under Section 601 was preferred	REMARKS
										10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29



## FORM No 15—(CIVIL)

*Certificate of refund.*

PART I		PART II						PART III															
		CERTIFICATE OF REFUND OF COURT FEES						ADVISE OF REFUND (TO BE SENT BACK TO THE COURT ISSUING CERTIFICATE)															
1 Number	2 Date (being date of certificate signed by Presiding Judge)	3 Number of case and names of parties	4 Amount of fees paid into Court	5 Date of application for refund.	6 Amount to be refunded	7 Date of order directing refund	8 Date on which certificate is made over to the payee.	9 Name of payee	10 Signature of payee	11 Signature of person, if any, identifying payee	12. Rule of Criminal Order or section of Act under which refund is to be made (Initials of Presiding Judge)	Name of Court.	Number	Date	Name of person to whom the refund is made or payment should be made	REMARKS	Name of Court.	Number and date of certificate	Refunded	Laid	Amount	Date of refund or payment.	
												1	2	3	4	5	6	7	8	9	10	11	12

Presiding Judge.

Officer in charge of Treasury or Sub-Treasury

REVENUE.  
No. 16—(CIVIL AND CRIMINAL.)  
Register of Court-fees.

Month.	Date.	AD VALOREM FEES.						FIXED FEES.				PROCESS FEES.				Total.	Refunds under sections 10, 13, 14, 15 of the Court Fees Act or under Financial Department Notification No. 465C, dated 10th September 1889.	17	18	REMARKS.
		Plaints.	Appeals.	Reviews.	Copies and translations.	Certificates, probates, and letters of administration.	Other documents.			Civil.	Criminal.	Revenue.	Civil.	Criminal.	Revenue.					
							Civil.	Criminal.	Revenue.											
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16					

REGISTER No. 17.  
Register of Stamp duty and Penalties levied in the Court of

Number	Names of parties.	Date of order.	Name of party paying duty and penalty.	Description of instrument, with date of execution.	Amount of duty levied.	Amount of penalty levied.	Total of columns 6 and 7.	Initials of Nazir.	Date of realization.	REMARKS.
1	2	3	4	5	6	7	8	9	10	11

## REGISTER No. 18—(CIVIL).

*Memorandum book of Dates of cases for hearing before the Court of*

Month.	Day.	Number of case.	Names of parties	Names of Vahils or Mokhtars, if any.	Description of case.	Value.	Purpose for which case set down for hearing.	REMARKS
1	2	3	4	5	6	7	8	9

## REGISTER No 19.

*Register of property attached in execution of decrees or orders of the Court of for the year 190*

Serial No	1	2	3	4	5	6	7	8	ATTACHED PROPERTY WHETHER					14	15	16	17	18	19	20	21	22	REMARKS.
	Number of execution case or other pro- ceeding.	Name of party applying for execution.	Name of party against whom execution is applied for.	Name of Court passing the decree under execution, with its date and number.	Claim for which attachment is sought with date and abstract of order of Court, directing attachment.	Name of mazburi attaching.	Date of receipt.	Cash.	Particulars.	Estimated value	Particulars.	Estimated value.	In whose possession the property is kept	Date and abstract of orders of Court as to disposal of property.	Amount realized by sale or otherwise, if any	Karkar's commission on sale proceeds.	Net amount for disbursement	Date of disposal.	How disposed of.	Signature of recipient, or if he be illite- rate, signatures of two witnesses.	Refund received to civil deposit receipt and refund registers		

Rules under section 622, Civil Procedure Code, and section 25, Provincial Small Cause Court Act, 1887.  
No. 252, 15th March 1900.

Procc- 1. An application to the Court of the Chief Commissioner, Ajmer, to exercise the powers conferred by section 622 of the Code of Civil Procedure, drawn up by an Advocate or Pleader, or by a Mukhtar or Petition-writer, shall specify the particular ground on which the aid of the court is invoked.

(a) If the ground be that the Court which decided the case exercised a jurisdiction not vested in it by law, the application shall set out clearly the particular exercise of jurisdiction complained of.

(b) If it be that the Court which decided the case failed to exercise a jurisdiction so vested, the jurisdiction which ought, in the applicant's opinion, to have and has not been exercised shall be clearly set out.

(c) If it be that the Court has acted in the exercise of its jurisdiction illegally or with material irregularity, particular illegality or irregularity or illegalities or irregularities complained of shall be clearly set out.

2. An application to exercise the power conferred by section 25 of Act IX, 1887, drawn up or supported as described in Rule, shall specify in what particular the decree or order of the Small Cause Court is not according to law.

3. Any application not drawn up in conformity with the foregoing directions may be returned for amendment within a time to be specified in an order to be recorded by the Chief Commissioner on the application.

3. [1] The Court receiving any such summons shall make it over to the nazir for service and shall return the summons in a duly franked envelope superscribed "on His Highness the Nizam's service" to the Court by which summons was issued with endorsement of the process-server showing in what manner service has been effected, and if service has not been effected, the reason for the non-service. If any summons, returned under section 80, Code of Civil Procedure, has not been verified by the affidavit of the process-server, the requirements of section 82 shall be complied with.

4. All summons issued by Civil Courts in Ajmer-Merwara shall be forwarded, if intended for service in the City of Hyderabad, to the Nazim-i-Adalat-i-Dewani Balda-i-Hyderabad; if intended for service in the District of Hyderabad (i.e., excluding the city of Hyderabad), to the Nazim-i-Adalat-i-Zilla-i-Atraf-i-Balda; if intended for service in any district in the Warangal division, to Nazim-i-Adalat-i-Zilla-in (name of district), and if intended for service in any district in the Aurangabad, Bidar, or Gulburga divisions, to the Nazim-i-Adalat-i-Diwani-Zilla. The names of the districts comprised within each division are appended for facility of reference:—

Warangal Division,	{ Warangal. Nalgunda. Yelgunda.
Aurangabad Division,	{ Aurangabad. Bir Parbhani. Nander.
Bidar Division,	{ Bidar. Medak. Indur. Mahbab Nagar. Sirpur Iandur.
Gulburga Division,	{ Gulburga. Raichur. Lingsugar. Nuldrug.

The name of the district, village and mahalla in which the person to be summoned resides should, as far as possible, be entered in full in the summons.

5. Summonses issued by Courts subordinate to the Court of the Commissioner shall be transmitted through the Court of the Commissioner.

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[1] Am. Not. No. 752, dated the 27th June 1901.



6. Every summons intended for service in His Highness the Nizam's Dominions shall be accompanied by a translation in English or Urdu and shall be endorsed with a note under the signature of the judge to the effect that the necessary process-fee has been levied.

7. When the summons is for the appearance of any party as a witness, the diet money shall be remitted along with the process, either in postage stamps or currency notes or by money order.

8. In the case of summonses to be served in the city or district of Hyderabad not less than six weeks, and in the case of summonses to be served in the interior of the Nizam's dominions, not less than three months should be allowed for return of service.

9. [1] Summonses will be returned in a duly franked envelope superscribed "On His Highness the Nizam's service."

Land Im-  
provement  
loans.

Orders by the Chief Commissioner of Ajmer-Merwara with regard to the procedure to be adopted under Nos. X, XIX and XX of the Rules framed under Act XIX of 1883 (Land Improvement Loans) published in Part II of the Gazette of India under Notification No. 273-115-II, dated 20th March, 1886, (superseded by No. 568C.—115-II, dated 5th February, 1892.)

1. Under Rule X the officer to whom an application is made shall forward it with his report to the Commissioner, through the Assistant Commissioner of the District in which is situate the land on which the proposed work is desired to be executed.

2. The report required from the Patwari under Rule XIX shall be submitted half-yearly after being countersigned by the Tahsildar in proof of its correctness.

3. Under Rule XX the following printed and bound registers shall be kept in the forms annexed:—

(i) Register of applications for loans.

To be kept by all Revenue officers of and above the rank of Tahsildar.

(ii) Register of accounts of loans and repayments.

To be kept:—

(a) for the entire Commissionership by the Sadar wasilbaqi-navis;

(b) for each Tahsil by the wasilbaqi-navis, the Tahsildar being responsible for all entries being duly made. At the time of

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[1] Am. Not. No. 752, dated the 27th June 1901.

- making the khatauni of each village the wasilbaqi-navis shall be responsible to the Tahsildar that the demand is entered in its proper column.

Each work for which a separate loan is granted shall be entered on a separate page in the register.

(iii) Register of receipts to be given on repayment of loans or instalments. To be kept by Tahsildars, who shall give the receipts at the time of repayment.

The number of the receipt shall be entered in column 20 of Register II.

(iv) Register of half-yearly accounts.

To be kept at each Tahsil: a copy of these accounts for each work on account of which a loan has been granted, shall be submitted to the Assistant Commissioner of the District in which the work is situated, and shall be filed in his office.

(v) Register containing an abstract of half-yearly accounts (by Tahsils and Districts).

To be kept by each Tahsildar, who shall submit to the Assistant Commissioner of his District a copy of the abstract of the accounts for his whole Tahsil.

Each Assistant Commissioner shall submit to the Commissioner a similar abstract for the whole of his District.

(vi) Register containing an annual statement of loans and repayments.

Copy to be submitted by the Commissioner to the Chief Commissioner with the annual report.

## REGISTER No. I.

## Register of Applications for Loans under the Land Improvement Loans Act, XIX of 1883.

[To be kept by all Revenue Officers of and above the rank of Tahsildar.]

Serial No.	Name of applicant with caste and parentage.	Residence showing Village, Tahsil, and District.	Name of Village, Tahsil and District in which the land to be improved is situated.	Description of land to be improved.	Nature and description of security offered.	Date of receipt of application.	No. AND DATE OF ORDER.		Amount sanctioned and when payable in lump or in instalments.	DATES AND AMOUNTS OF REPAYMENTS OF						Serial No. in Register II.	REMARKS.
							Sanctioning loan.	Refusing loan.									
1		3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
									Rs.		Rs.	Rs.		Rs.	Rs.		

## LAND IMPROVEMENT LOANS.

*Register of Accounts of Loans and Repayments under the Land Improvement Loans Act, XIX of 1883.*

(To be kept (a) for the entire Commissionership by the Sadar Wasilbagi navis; (b) for each Tahsil by the Wasilbagi navis.)

Serial No	No in Register I	Name of applicant with caste and percentage	Residence showing village (Tahsil) and District	Name of village (Talil and District in which the land to be improved is situated)	Total amount sanctioned	Date and amount advanced		Dates and amounts of repayments (including interest)						Dates and amount of repayments made (including interest)				No in Register III	Balance due at last, i.e. difference of columns 13 and 17		Balance due at last, i.e. difference of columns 15 and 19		Total balance due, i.e. total of columns 21 and 23	Total amount of advances outstanding at end of year including present year, but not including interest	Remarks
						Date	Amount	Year	Demand on account of current harvest.	Outstanding balance from previous harvest	Total	Demand on account of current harvest	Outstanding balance from previous harvest	Total	Date	Rs	Paise								
1	2					7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	
							Rs		Rs	Rs	Rs	Rs	Rs	Rs		Rs		Rs		Rs	Rs	Rs	Rs	Rs	

(Counterfoil.) REGISTER III.

(Prescribed by Chief Commissioner's Order No. 858-115-II,  
dated 9th August 1886.)

Register of receipts to be given on repayments of loans or  
instalments under the Land Improvement Loans Act,  
XIX of 1883.

(To be kept by Tahsildars.)

No. \_\_\_\_\_

Date \_\_\_\_\_ 19\_\_\_\_

Received from\* \_\_\_\_\_

Amount Rs. \_\_\_\_\_  
Principal Rs. \_\_\_\_\_  
Interest Rs. \_\_\_\_\_

No. of instalment \_\_\_\_\_

Situation of work to which this relates \_\_\_\_\_

TOTAL AMOUNT RECEIVED TO DATE, } Rs. \_\_\_\_\_  
INCLUDING PRESENT PAYMENT.

Tahsildar.

\* Enter name and number in Register II.

REGISTER III.

(Prescribed by Chief Commissioner's Order No. 858-115-II, dated 9th August  
1886).

Register of receipts to be given on repayments of loans or instalments under  
the Land Improvement Loans Act, XIX of 1883.

No. \_\_\_\_\_ Dated \_\_\_\_\_ 19\_\_\_\_

Received from\* \_\_\_\_\_

the sum of Rupees \_\_\_\_\_ annas \_\_\_\_\_ and pies \_\_\_\_\_ only, being  
the \_\_\_\_\_ th instalment towards repayment of the loan granted for † \_\_\_\_\_

Rs. \_\_\_\_\_  
Principal Rs. \_\_\_\_\_  
Interest Rs. \_\_\_\_\_

TOTAL AMOUNT RECEIVED TO DATE, } Rs. \_\_\_\_\_  
INCLUDING PRESENT PAYMENT.

Tahsildar.

\* Enter name and number in Register II.

† Enter nature and situation of work.

## REGISTER NO. IV.

Register of half-yearly accounts of Loans granted under the Land Improvement Loans Act, XIX of 1883, for half-year ending on \_\_\_\_\_ 18.

[To be kept at each Tahsil. A copy of these accounts for each work for which a loan has been granted to be submitted to the Assistant Commissioner.]

Serial No.	Name of village of person to whom loan is granted.	Name, caste, and percentage of such person	No. in Register II.	Nature and situation of work.	Mortgage of security given.	No. and date of order sanctioning loan.	Total amount sanctioned.	Total amount advanced to end of half year ending 18.	Amount to be advanced during present half year ending 18.	REPAYMENTS.												REMARKS		
										TOTAL AMOUNT YEAR SHOULD HAVE BEEN PAID UP TO END OF HALF YEAR ENDING 18.				TOTAL AMOUNTS PAID UP TO END OF HALF YEAR ENDING 18.				AMOUNT PAYABLE DURING PRESENT HALF-YEAR ENDING 18.						
										Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.			
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25
							Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.

Tahsil,

Dated

Tahsildar.

## REGISTER No. V.

*Abstract of half-yearly accounts (by Tahsils and Districts) of Loans granted under the Land Improvement Loans Act, XIX of 1883.*

[To be prepared :—(1) by Tahsils and submitted to Assistant Commissioners; (2) by Districts by Assistant Commissioners and submitted to Commissioner.]

1	Total amount advanced in previous half-years commencing 19 .	2	Amount advanced during half-year ending 19 .	Total amount advanced.				DEMAND.				COLLECTIONS DURING HALF-YEAR ENDING 19 .			Balance due, i.e., difference of columns 10 and 13.			TOTAL AMOUNT OF COLLECTIONS INCLUDING COLUMNS 11 AND 12.			18	19	REMARKS.
				Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.	Principal.	Interest.	Total.		
				4	5	6	7	8	9	10		11	12	13	14	15	16	17					
				Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.			Rs.		

Dated

19 .

Tahsildar (by Tahsils).

Assistant Commissioner (by Districts).

## REGISTER No. VI.

*Annual Statement of loans and repayments under the Land Improvement Loans Act, XIX of 1883, for the year ending 19-19.*

[To be submitted by the Commissioner to the Chief Commissioner with the Annual Report.]

DISTRICT	Total amount advanced in previous years commencing 19	Amount advanced during year ending 19	Total amount advanced			Debits of 19 19			Collections of 19 19			Balance due, &c, difference of columns 7 and 10	TOTAL COLLECTIONS INCLUDING COLUMNS 8 AND 9			Amount of advances outstanding at end of year 19 &c, difference of columns 11 and 12	REMARKS
			Rs.	Rs.	Rs.	Principal	Interest	Total	Principal	Interest	Total		Principal	Interest	Total		
I	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16		
Ajmer . . . .	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.			
Merwar .																	
TOTAL																	

*Lioted*

19 .

*Commissioner.*



Exemption of  
improvements  
from assess-  
ment.

In exercise of the powers conferred upon him by section 11 of Act XIX No. 1263-115-II, 31st of 1883 (The Land Improvement Loans Act), the Chief Commissioner, with the approval of the Governor General in Council, is pleased to frame the following rules for the temporary exemption of improvements from assessment to land-revenue in cases where the improvement is made with the aid of a loan under the said Act, and consists of reclamation of waste land, or of the irrigation of land assessed at unirrigated rates :—

These rules shall come into force, with effect from the 1st November, 1891.

1. *Reclamation of Waste Land.*—When land is reclaimed from waste with the aid of a loan granted under Act XIX of 1883, and is brought under cultivation, the increase in value derived from the improvement shall not be taken into account in revising the assessment of land-revenue on the land until the expiration of a period of five years, reckoned from the beginning of the harvest first reaped after such reclamation was effected.

2. *Improvement by Irrigation.*—When land assessed at unirrigated rates is improved by irrigation with the aid of a loan granted under Act XIX of 1883, the increase in value derived from the improvement shall not be taken into account in revising the assessment of land revenue on the land :—

(a) if the irrigation is provided by the construction of a new well—until the expiration of twenty years, reckoned from the beginning of the harvest first reaped after such improvement was effected ;

(b) if the irrigation is provided by the construction of a distributary—until the expiration of a period of five years, reckoned as in clause (a) of this rule directed ; or

(c) if the irrigation is provided by any means other than those hereinbefore in (a) and (b) specified—until the expiration of a period of ten years, reckoned as in clause (a) of this rule directed.

3. Nothing in these rules shall be understood, as limiting the powers of the Chief Commissioner in any case to give more liberal terms to persons who make improvements than are herein detailed, or as depriving any land-owner or lessee of any remission or favourable assessment to which he may be entitled under the terms of any existing agreement or unexpired settlement.

In supersession of the rules published in this office Notification No. 273-115-II, dated the 20th March, 1886, the Chief Commissioner, with the previous sanction of the Governor  
No. 568C.—115-II, 5th February, 1892.

General in Council, is pleased to make the following rules under the Land Improvement Loans Act, 1883, section 10 —

I The Chief Commissioner will inform the Commissioner of Ajmer what amount will be placed at his disposal for loans under the Act for each financial year. The Commissioner will divide the sum between Ajmer and Merwara at his discretion, and may transfer for expenditure in either of the tracts any part of the amount allotted by him for expenditure in the other. But the total expenditure in the two tracts must be kept within the amount assigned by the Chief Commissioner. If an additional grant is required, application should at once be made for it.

II. Subject to the provisions of these rules and within the limits of the funds allotted to them for the purpose, any Assistant Commissioner specially empowered by the Chief Commissioner in this behalf may grant loans not exceeding Rs 500 for any one improvement for purposes specified in the Act. Loans exceeding Rs 500 for any one work require the sanction of the Commissioner, and loans exceeding Rs 5,000 the sanction of the Chief Commissioner. The Commissioner or Chief Commissioner may call for such detailed plans and estimates or such professional opinion with respect to a project as may seem necessary.

III An application for a loan may be made to any revenue officer of or above the rank of a Naib Tahsildar.

IV The application, if made in writing, should be as nearly as possible in Form A. If an oral application is made, the officer to whom it is made shall cause it to be recorded as nearly as possible in that form.

V In respect of every application made under rule III, an enquiry shall be made by a revenue officer not below the rank of a Naib Tahsildar or Supervising Kanungo for the purpose of ascertaining the particulars mentioned on the Reverse of Form A. If, in the opinion of the Assistant Commissioner, Revenue Extra Assistant Commissioner or Tahsildar, it is expedient that public notice of the application should be given under section 5 of the Act, he will publish a notice thereof by fixing it up in a conspicuous place in the village, or in each village, which will be affected by the proposed improvement.

VI. When the value of the applicant's interest in the land to be improved is sufficient to cover the loan, collateral security need not be required. Personal security may be accepted (a) when the sureties are a body of the village residents who bind themselves jointly and severally to the Government for the payment of the whole amount payable in respect of the loan, (b) in special cases, where the Commissioner or Assistant Commissioner, for reasons to be recorded by him in writing, thinks it desirable. Moveable property should rarely be accepted as security.

VII. The date for the repayment of the first instalment shall be fixed with reference to the time when the improvement will begin to yield a return.

VIII. The date for the repayment of the last instalment shall not, without the sanction of the Chief Commissioner, exceed fifteen years from the date on which the loan, or last instalment of it, was advanced. The amount of the instalments shall be fixed with reference to the annual profit likely to accrue from the improvement.

IX. If the Chief Commissioner has prescribed tables consolidating principal and interest in instalments, the repayment of the loan shall be arranged in accordance with those tables. If such tables have not been prescribed, the instalments of principal may be so arranged as to increase approximately in proportion as the charge for interest decreases.

X. On completion of the enquiry and verification of the security, the officer to whom the application was made may sanction the loan himself if empowered to do so; otherwise he shall forward the application with his report, through such channel as the Chief Commissioner may prescribe, to the officer who is empowered to sanction the loan.

XI. An order granting a loan shall be in Form B hereto annexed, and shall be signed by the applicant in token that he understands and agrees to the conditions contained therein. When the sureties (if any) whom the applicant is required to furnish give personal security only, the bond to be executed by them shall be in Form C hereto annexed. When immoveable property is required to be given as collateral security, the security bond shall be in Form D hereto annexed.

XII. A copy of the order shall be given to the applicant, and payment of the loan, or, where the loan is advanced in instalments, of each instalment of the loan, shall be made at the treasury on its presentation. The Treasury Officer shall send the Tahsildar immediate notice of all payments made.

XIII. (a) The rate of interest shall be one anna in the rupee, or  $6\frac{1}{4}$  per cent, per annum.

(b) But the Chief Commissioner may for special reasons sanction a loan at a lower rate of interest or without interest.

(c) If an instalment of principal is not paid when it falls due, the Commissioner may, if he thinks fit, charge interest on it at any rate not exceeding  $6\frac{1}{4}$  per cent. per annum, from the date of its falling due to the date of payment.

XIV. The dates for repayment of instalments of a loan should usually be the dates fixed for payment of instalments of land revenue.

XV. Instalments may be suspended by order and at the discretion of the Commissioner on proof of failure of crops or other exceptional calamity.

XVI. When any portion of a loan made under these rules is found to be unrecoverable, special report shall be made to the Chief Commissioner.

XVII. Any revenue officer not inferior in rank to a Naib Tahsildar may at any time enter on and inspect any land for the benefit of which a loan has been granted, and any work in progress thereon, or direct any Patwari or other subordinate revenue official to inspect such land or work.

XVIII. As soon as may be after a loan has been granted, the officer or authority granting it shall cause the Patwari of the circle in which the land to be improved is situated to copy into his *roznamcha* so much of the order granting the loan as relates to the amount of the loan, the manner in which the loan is to be advanced, the nature of the improvement for the purpose of which it has been granted, and the time or times by which the whole or parts of the improvement is or are to be completed.

XIX. At such intervals as the Chief Commissioner may by general order prescribe in this behalf, the Patwari shall submit, through the Supervising Kanungo, the Tahsildar, and the Assistant Commissioner, to the Commissioner a report as to the expenditure of the loan and the progress of the work for the purpose of which the loan was granted.

XX. The Chief Commissioner shall regulate the forms of all returns, registers, and accounts relating to advances under the Act

## A

*Form of Application.*

Name, residence etc of Applicant	Amount of loan required	Nature of security offered	Nature of proposed improvement	Situation of the land	Applicant's rights in the land	Proposed dates of repayment

*Applicant's Signature*

## NOTE—

- (1) The State will advance money to landlords and cultivators for the construction of wells or tanks, the reclamation of waste, or any work by which the value of the land will be permanently increased
- (2) Application for a loan may be made to the Tahsildar or Naib Tahsildar in the above form, free of stamp duty
- (3) The rate of interest will be one pie per rupee per month (i.e., 6½ per cent per annum) and instalments will be distributed over a number of years
- (4) If the value of the applicant's interest in the land to be improved is sufficient to cover the loan, collateral security will not ordinarily be required. When collateral security is required, (a) the personal security of a body of village residents, jointly and severally bound to the Government for the payment of the whole amount payable in respect of the loan, or (b) any other approved personal security, or (c) a mortgage of immoveable property, will be accepted

*Particulars to be filled in by Inspecting Officers.*

## (REVERSE OF FORM A.)

I. Mahal and the field number and area of the land to be improved.

II. Status of applicant, that is to say, proprietor or tenant. If a tenant, and the landlord's consent is required, whether the landlord consents. [1]

III. Security—

(1) If the land itself or an interest therein, the value of land, or the nature and value of the interest, as the case may be.

(2) If personal, the names and status of the sureties.

(3) If property other than the land itself or an interest therein, the nature of the property, the pre-existing encumbrances (if any) thereon, and its value.

IV.—The improvement—

(1) Its estimated utility and value.

(2) Objections, if any, of third parties.

(3) Date on which it will begin to yield profit.

V.—Repayment—

(1) Suitable date for first instalment, with reference to IV (3).

(2) Proposed instalments and period of repayment.

VI.—Date or dates on which the loan or instalments of it should be received by the applicant.

Recommendations of Inspecting Officer after verification of the above in the registration and revenue offices of the Tahsil.

## FORM B.

*Order granting a loan under the Land Improvement Loans Act, 1883.*

\* To be inserted when the person to whom the loan is made has no right to make the improvement without the consent of another person.

1. The sum of R \_\_\_\_\_ is hereby granted to a A B, son of \_\_\_\_\_ [\* with the consent of C D \_\_\_\_\_,

the record whereof is hereto annexed] as a loan under the Land Improvement Loans Act, 1883, for the purpose of (*here describe the work to be carried out*) for the benefit of (*here describe the land to be benefited*) subject to the following conditions :—

\* When the loan is applied for by a person who has not the right to make the improvement, the person having that right should give in writing the consent required by section 4 of the Act, and the record of his consent should be signed by him and attested by at least two witnesses.

## 2. The conditions referred to are as follows :—

- (a) That the amount of this loan shall be paid to the aforesaid A B on the production of this order at the treasury of \* in the instalments and on the dates specified below—
- \* To be inserted only when the loan is payable in instalments

Dates

Instalments.

- (b) That the amount of this loan, with interest chargeable thereon and costs (if any) incurred in the making thereof, shall be repayable to the person named, and at the place, on the dates, and by the amounts specified below :—

Name	Place	Date.	Principal	Interest.	Cost (if any).	Total.
------	-------	-------	-----------	-----------	----------------	--------

- (c) That this loan shall be applied solely to the purpose specified above, and that if it shall be proved to the satisfaction of the Commissioner that any part of the loan has been misapplied, the whole amount of the loan shall, with such interest as may have become due thereon, as well as costs (if any) be deemed to at once become due.

These clauses to be used only when needed

- (d) That unless (*here enter any conditions as to the period or periods appointed for commencing or completing the work*) has been commenced by (date) or completed by (date)—(as the case may be)—the loan shall be held to have been misapplied.
- (e) That for the repayment of the loan with interest and costs (if any) due on the same, the immoveable property specified in the margin is in addition to the land for the benefit of which the loan is granted, hypothecated as collateral security to the Government.

*Note*—All immoveable property hypothecated as collateral security whether by the borrower himself or by a surety or sureties, should be specified in the margin of this clause of the order granting the loan, and should as well as the land to be improved, be described as nearly as may be in the manner prescribed in section 21 of the Indian Registration Act, 1877.

*Signature of the Officer granting the loan*

I have understood and agreed to the aforesaid terms and conditions.

*Signature of the person to whom the loan is granted.*

## FORM C.

*Security bond to be used when the surety or sureties gives or give personal security only.*

Whereas \_\_\_\_\_ has on \_\_\_\_\_ received from the ( *here enter name of officer* ) an order under the Land Improvement Loans Act, 1883, in virtue of which he is entitled to receive the aggregate sum of rupees \_\_\_\_\_ as a loan from the Government for the purpose of ( *here describe the work to be carried out* ) for the benefit of ( *here describe the land to be benefited* ) we ( *or I* ) hereby agree that if the said

shall fail to repay any instalment of the said loan, or interest chargeable thereon or costs (if any) incurred in the making thereof, on the date on which it may become due, we ( *or I* ) will be jointly and severally liable to the Government for such sum not exceeding

as may be necessary to make good the amount which in consequence of his default he may have become liable to pay.

## FORM D.

*Security bond to be used when immoveable property is given as collateral security.*

Whereas \_\_\_\_\_ has \_\_\_\_\_ received from the ( *here enter name of officer* ) an order under the Land Improvement Loans Act, 1883, in virtue of which he is entitled to receive the aggregate sum of rupees \_\_\_\_\_ as a loan from the Government for the purpose of ( *here describe the work to be carried out* ) for the benefit of ( *here describe the land to be benefited* ), and whereas collateral security for the punctual repayment of the loan according to the terms of the order is demanded from the said \_\_\_\_\_,

\* To be used when the collateral security is the property of the borrower.

† To be used when the collateral security belongs partly to the borrower and partly to other persons.

‡ To be used when the collateral security belongs wholly to persons other than the borrower.

\* I the said \_\_\_\_\_ ( *or † I the said \_\_\_\_\_* ) mortgage to the Government the immoveable property mentioned in the schedule below as a collateral security, and agree that if I fail ( *or the said \_\_\_\_\_* fails ) to

repay any instalment of the said loan or interest chargeable thereon or costs (if any) incurred in the making thereof, on the date on which it may become due, it shall be lawful for the Collector to recover from the said property such sum as may be necessary to make good the amount which in consequence of my ( *or the said \_\_\_\_\_* )'s default may be due, from me ( *or him* ).

The following rules are prescribed by the Chief Commissioner of Ajmer-Merwara, with the previous sanction of the Governor-General in Council, under section 4 of the Agriculturist's Loans Act, 1881.

No. 1151, 19th, October  
1885

## PART A.

### ORDINARY LOANS

1 —The Chief Commissioner will inform the Commissioner what amounts will be placed at his disposal for loans under the Act for each financial year. The Commissioner will divide this sum between Ajmer and Merwara at his discretion, and will have the power of transferring from the one tract to the other. But the whole expenditure in the two tracts will be kept within the total amount assigned. If an additional grant is required, it will be at once applied for, by telegram, if necessary.

2. The rate of interest upon the loans will be one anna in the Rupee, or,  $6\frac{1}{2}$  per cent per annum but the Chief Commissioner may, for special reasons, make the loans at a lower rate of interest, or even without interest. A special application will be made through the Commissioner if it is desired to make loans otherwise than at  $6\frac{1}{2}$  per cent interest.

3. The dates fixed for instalments will not extend over more than ten years as a maximum. Loans for seed will ordinarily be repaid from the crop produced from the seed, and those for purchase of plough cattle will ordinarily be repaid within two years.

4. The dates for payment of instalments will usually be the dates fixed for payment of the land-revenue, loans being recoverable as arrears of land revenue.

5. When loans are given without interest and are not repaid on the dates fixed, interest at the usual rate is chargeable at the discretion of the Collector from the date of default, and when loans are given subject to interest, interest at a double rate, i.e.,  $12\frac{1}{2}$  per cent, is chargeable at the discretion of the Collector upon all over due instalments of interest, or of principal and interest.

6. When part of a loan made under these rules is found to be irrecoverable, a special report will be made to the Chief Commissioner.

7. Annual statements of loans and collections will be submitted, in the forms annexed by the Commissioner to the Chief Commissioner on the 1st of June for the year ending on the preceding 31st March.

8. Subject to the provisions of these rules, the grant of loans will be absolutely within the discretion of the Collector, but the allotment made for either of the two tracts must not be exceeded without the sanction of the Commissioner.



## PART B.

## LOANS TO OWNERS AND OCCUPIERS OF ARABLE LAND FOR THE RELIEF OF DISTRESS.

1. Loans for the relief of distress may be made to owners and occupiers of arable land to enable them and their dependents to subsist until the ripening of the next crop in accordance with the preceding rules subject to the following modifications :—

2. With reference to Rules II and III, the loans shall be free of interest, and will ordinarily be repayable within a maximum of three years.

3. Subject to the general control of the Collector the loans may be made by the officer in charge of the relief circle or tahsil.

4. When the officer is satisfied, by enquiry made through the relief officer, tahsildar or otherwise, that a loan is necessary and will be repaid, he will order a loan to be given to the extent considered absolutely necessary, and will fix by written order the instalments by which it is to be given and repaid.

5. The loans will usually be given by instalments, monthly or every two months.

6. Payments of the loan sanctioned may be made in the presence of the officer ordering the loan or of the tahsildar, and shall be attested by the signature of such officer or tahsildar.

7. The loans are meant primarily for small land-owners, and as they are recoverable as land revenue, it will not generally be necessary to take security for them, provided that they are covered by the value of the recipient's property ; but if they are not, the loan will not be given unless some sufficiently substantial person become surety.

8. The loans may also be made to occupancy tenants, provided that some sufficiently substantial person becomes surety.

9. Monthly returns of the loans will be prepared and submitted to the Commissioner, loans made for subsistence being kept separate from other loans.

*Explanation.*—For the purposes of the foregoing rules, the “Collector” means a Collector as defined in the Ajmer Land and Revenue Regulation, 1877.

---

I.—Demand and collections on account of preceding year in Ajmer  
Merwara

1	2	3	4	5	6	7	7
Total amount advanced in preceding year, outstanding (including interest) on 1st April 19 .	DEMAND OF 19 -19 .			COLLECTIONS 19 -19 .			Balance, i.e. difference between columns 4 and 7
	Principal.	Interest.	Total.	Principal.	Interest.	Total.	

II.—Demand and collections on account of current year in Ajmer  
Merwara

1	2	3	4	5	6	7	8	9	10
Number of loans made during the year.	Total amount advanced.	DEMAND ON ACCOUNT OF YEAR.			COLLECTIONS.			Balance, i.e. difference between columns 5 and 8.	Total amount of loans outstanding at close of year, including previous year's, not including interest.
		Principal.	Interest.	Total.	Principal.	Interest.	Total.		

N. B.—The entry in column 10 of Statement II will form the entry in column 1 of Statement I for the next year

In exercise of the powers conferred upon him by Act II of 1886, and by the Notification of the Government of India, No. 111, 22nd July 1886, in the Department of Finance and Commerce No. 593\*, dated the 5th February 1886, the Chief Commissioner of Ajmer-Merwara is pleased to make the following rules under the said Act:—

1. In making arrangements under section 9, sub-section (2) of the

\* Superseded by No. 2763, dated 6th June 1890

Act for the recovery on behalf of Government by any company, public body, association, or private employer, of the tax to which any person employed by such company, public body, association, or private employer, is liable the Collector may—

- (a) agree to pay to the company, public body, association, or private employer, as the case may be, by way of remuneration any sum not exceeding five per cent. of the tax to which the person employed is liable ;
- (b) provided that the sums recovered by the company, public body, association, or private employer as aforesaid, shall be delivered to him (the Collector), together with a statement showing the amount deducted from the salary of each employé for each month, at such time and place as he (the Collector) may direct. Payments may be made either monthly or by instalments which shall in no case exceed four in number, provided that the last instalment does not fall due later than the 1st March each year

5. The Collector is hereby authorised under section 18, sub-section (1), clause (b), of the Act to publish general notices in the following localities :—

- (i) All Municipalities.
- (ii) All Cantonments.
- (iii) All Civil Stations at the head quarters of districts and sub-divisions.

6. The date to be specified in the general notice referred to in the preceding rule, as well as in the notice to be issued under section 43, as that on or before which the returns should be made, shall be a date not less than 30 days from that on which the notice is published.

7. (1) The tax leviable under Part IV (a) shall be paid in one sum on the date mentioned in the list or notice.

(2) The tax leviable under Part IV (b) may be paid in the following instalments :—

(a) If his income does not exceed Rs. 10,000, in two equal instalments, one to be paid on the date mentioned in the list or notice and the other on the 1st January.

(b) If his income exceed Rs. 10,000, in three equal instalments, one to be paid on the date mentioned in the list or notice, one on the 1st October and one on the 1st January.

8. Under section 47, sub-section (5), the powers conferred upon the Local Government by section 47, sub-section (2) and (4), are hereby delegated to the Commissioner of Ajmer-Merwara.

9. Receipts under section 32 shall not be signed by any officer inferior in rank to a Tahsildar, unless with the special sanction of the Commissioner of Ajmer-Merwara.

10. The appended Forms and Registers are prescribed under the Act.

1. In exercise of the powers conferred by section 13 of the Births, Deaths and Marriages Registration Act, (VI of 1886) and in supersession of the Notification of the Government of India in the Foreign Department No. 316-1, dated the 25th January 1899, the Governor General in Council is pleased to appoint the persons for the time being holding the offices designated in the first column of the schedule hereto annexed to be Registrars of births and deaths in respect of the classes of persons indicated in section 11, sub-section 1, clause (b) of the said Act for the local areas respectively mentioned opposite their designations in the second column of the schedule.

2. For the purposes of section 24, sub-section (2), and section 32 of the said Act, the Governor-General in Council is further pleased to appoint the Registrar General of Births, Deaths and Marriages for Ajmer-Merwara for the time being, to be the Registrar General for the local areas mentioned in the schedule:—

Officers.	Local Areas.
The Resident, Jaipur.	The States of Jaipur and Kishengarh, excepting the lands herein declared to constitute separate local areas.
The Railway Medical Officer, Bandikui.	Bandikui Railway Station and the adjoining railway lands.
The apothecary in Medical charge at Phalera.	Phalera Railway Station and the adjoining Railway lands.
The Assistant Commissioner, Northern India Salt Revenue, Sambhar.	Sambhar and the lands within the jurisdiction of the Assistant Commissioner, Northern India Salt Revenue, Sambhar.
The Resident, Western Rajputana States.	The States of Marwar, Jaisalmer and Sirohi, excepting the lands declared to be separate local areas.
The Officer Commanding, Erinpura Irregular Force.	Erinpura Cantonment.
The Magistrate of Abu.	Mount Abu.
The Apothecary in Medical charge, Abu Road Station.	Abu Road Station and the adjoining railway lands.
The Assistant Commissioner Northern India Salt Revenue, Pachbhadra.	The lands within his jurisdiction.
The Political Agent, Bikaner.	The Bikaner State.
The Political Agent, Kotah.	The Kotah and Jhalawar States.
The Political Agent, Eastern Rajputana States.	The States of Bharatpur, Dholpur and Karauli.
The Political Agent, Haraoti and Tonk.	The States of Bundi and Tonk and the Chiefship of Shabpura.
The Political Agent, Alwar.	The Alwar State.
The Resident, Meywar.	The States of Meywar, Banswara, Partabgarh and Dangarpur, excepting the lands herein declared to constitute separate local areas.
The Officer Commanding, Meywar Bhil Corps	Kherwara Cantonment.
The Superintendent of Police, Rajputana-Malwa Railway.	The stations on the Rajputana Malwa Railway not specially named above.

Whereas the subject matter of the following classes of suits does not admit of being satisfactorily valued, the Chief Commissioner of Ajmer Merwara is pleased

No 563 719, 7th June, 1893.

to direct, in supersession of Notification No 1111-719, dated the 10th September 1887, published at page 539 of the Gazette of India, Part II of 17th *idem*, that they shall be treated for the purpose of the Court-fees Act, 1870, and of the Suits Valuation Act, 1887, and the Ajmer Courts Regulation, 1877, as if their subject-matter were of the value hereinafter stated.—

1. Suits in which the plaintiff in the plaint asks for a decree against the other party to the alleged marriage either alone, or with other defendants for restitution of conjugal rights, or for a decree for the recovery of a wife.

2. Similar suits for a decree establishing, or annulling, or dissolving a marriage.

3. Suits in which the plaintiff in the plaint asks for a decree establishing a right to the custody or guardianship of a minor, including guardianship for the purpose of marriage

4 Suits in which the plaintiff in the plaint asks for a decree establishing, or annulling an adoption, including under the expression "adoption" the customary appointment of an heir

*Value*—The value of suits of these four classes shall be deemed to be as follows —

(a) For the purpose of the Court Fees Act—

Suits of class 1, Rs. 100.

Suits of classes 2, 3, and 4, Rs 200

(b) For the purpose of Suits Valuation Act, 1887, and the Ajmer Courts Regulation, 1877, such sum exceeding Rs 500, and not exceeding Rs 1,000, as the plaintiff shall specify in the plaint

5. Suits by a plaintiff during the life time of a person alleged to have a restricted power of alienation in respect of immoveable property, in which the plaintiff in the plaint seeks to have an alienation of immoveable property made by such person declared to be void except for the life of such person or for some other determinate period.

*Value*—When the alienation is by a written instrument which declares the value of the interest purporting to be created, or the amount of the consideration for which the alienation is made, such value or amount. In other cases the value, at the date of institution of the suit, of the property alienated.

*Explanation.*—When a property alienated is a right of occupancy in land, the value shall be deemed to be half the value of the land discharged from such right of occupancy.

6. Suits in which the plaintiff in the plaint asks for accounts only, not being suits for the amount which will be found due to the plaintiff on taking unsettled accounts between him and the defendant, or suits of either of the kinds described in section 213, Civil Procedure Code.

7. Suits in which the plaintiff in the plaint seeks to establish or to negative any right hereinafter mentioned with or without any injunction, and with or without damages, *viz.*, a right of way ; a right to open, or maintain, or close a door or a window or a drain or a water shoot (parnala) ; a right to or in a watercourse or to use of water ; a right to build, or raise, or alter, or demolish a wall, or to use an alleged party wall or joint staircase.

*Value.—*

- (1) If damages are not claimed, such amount exceeding Rs. 100, and not exceeding Rs. 500, as the plaintiff may state in the plaint.
- (2) If damages are claimed, the amount of such damages increased by Rs. 100.

Explanation to the foregoing rules :—

6. The term "plaint" includes an amended as well as an original plaint.
- (2) Classes 1 and 2 do not include petitions under any special Act relating to the dissolution of marriage.
- (3) Class 3 does not include proceedings under Act XIII of 1874.
- (4) A suit falling within any of the above descriptions shall not be deemed to be excluded therefrom merely because the plaint also seeks additional relief, which is capable of valuation.

Wild Birds  
Protection.

In exercise of the powers conferred by section 3, sub-sections (1) and (2), and section (4) of the Wild Birds' Protection Act (XX of 1887), the Chief Commissioner of Ajmer-Merwara is pleased to make the following rules with respect to the Municipalities of Ajmer and Beawar and the Cantonments of Nasirabad and Ajmer :—

1. These rules will come into force on the 1st of January 1889.
2. No person shall be allowed, within the limits of the Municipalities of Ajmer and Beawar and the Cantonments of Nasirabad and Ajmer, to possess or sell, during the time mentioned in the second column of the Schedule hereto annexed, any wild bird or animal of the kind mentioned in the first column thereof, which has been recently killed or taken ; nor shall any person, during such time, import the plumage or fur of any such bird or animal recently killed.

Whoever commits a breach of Rule 2 shall be punished with a fine which may extend, in the case of a first offence, to five rupees for every wild bird or animal in respect of which, or of the plumage or fur whereof, the breach of the rule has been committed, and in the case of a subsequent offence, to ten rupees in respect of every such bird, animal, plumage or fur.

**SCHEDULE. (1)**

All kinds of Partridge and Bustard . . . . .	15th March to 31st August.
Sand Grouse . . . . .	1st April to 30th June.
Hares . . . . .	1st April to 31st August.
Sambur . . . . .	1st April to 30th September.
Peafowl, Antelope, and Gazelles . . . . .	1st June to 30th September.

In exercise of the powers conferred on him by section 4 of the Wild Birds Protection Act (XX of 1887), the Chief Commissioner of Ajmer-Merwara is pleased to declare that the provisions of section 3 of the said Act with respect to wild birds shall apply, within the Municipalities of Ajmer and Beawar and the Cantonments of Nasirabad and Ajmer to the following animals of game:—

Deer.

Hare.

Under the provisions of the Measures of Length Act II of 1889, the Chief Commissioner of Ajmer-Merwara is pleased; to direct that the public servants mentioned in the Schedule hereto annexed, who have been supplied with certified measures under the said Act, shall have charge of the said measures for the purposes of the said Act.

**SCHEDULE.**

1. The Cantonment Magistrate of Nasirabad.
2. The Deputy Magistrate of Kekri.
3. The Tahsildar of Ajmer.
4. The Tahsildar of Beawar.

(1) This schedule has been substituted for the original schedule by Notification No. 258.S. dated the 27th October 1890.



Land acquisition.

Under the provisions of [a]

No. 526-531, 19th May, 1886.

Land Acquisition),  
of Ajmer-Merwara

that whenever any land subject to his jurisdiction shall have been declared under the Act to be needed for a public purpose or for a Company, the Commissioner of Ajmer-Merwara may direct the Collector to take order for the acquisition of such land.

In supersession of all previous notifications on the subject and in exercise of the powers conferred by section 3 (c) of Act I of 1894 (The Land Acquisition Act), the Chief Commissioner of Ajmer-Merwara is pleased to appoint the officers named below to perform the functions of a Collector under the act within the limits specified against their names:—

- (1) The Assistant Commissioner of Ajmer in the district of Ajmer.
- (2) The Judicial Assistant Commissioner of Ajmer in the town of Ajmer.
- (3) The Revenue Extra Assistant Commissioner in the district of Ajmer outside the town of Ajmer.
- (4) The Assistant Commissioner of Merwara in the district of Merwara.

The following rules for regulating the procedure in the acquisition of land under Act I of 1894 and the award and payment of compensation for lands acquired thereunder, together with rules regarding land required for Railway purposes and for disposal of land relinquished after permanent appropriation, are issued for information and guidance:—

#### APPROPRIATION OF LAND.

##### *1.—Rules for procedure in the acquisition of land under Act I of 1894.*

#### PART I.—PERMANENT APPROPRIATION.

1. After publication (under section 4 of the Act) of a notification that land is likely to be needed for any public purpose in any locality, the Collector of the district shall take measures for informing the residents in that locality that such land may be required for a public purpose. To this end the Collector shall cause a notice (in Form I) to that effect, to be affixed at convenient places in the locality—in a town at the police station, and in a village at the Hatai—and shall also cause the same notice to be published by proclamation in the locality. The notice should also warn all persons not to obstruct the

[a] The reference is now to be read as section 7, Act I of 1894 (Land Acquisition Act) by which Act X of 1890 was repealed.

operations of any officer who may be authorized by Government to survey or take levels of the land, and to mark off the ground which may be required for public purposes, under the penalties prescribed by section 46 of the Act.

2. The Collector, on the requisition of the departmental officer entrusted with the conduct of a preliminary investigation under section 4 of the Act will depute a tashil officer, usually the *naib-tashildar* or *lanungo*, to attend that officer for the purpose of showing boundaries of estates or villages, at the same time furnishing such officials with the field maps of all villages concerned. When the departmental officer has determined, as nearly as he can, the direction in which the road, canal or railway will run, or the site on which the building or public work will be erected or constructed, he shall send to the Collector of the district a map showing the land required and the names of the villages.

3. The departmental officer shall then, in consultation with the Collector of the district, prepare and submit for sanction an estimate, as accurate as the data at the time before him will admit, of the total amount which will probably have to be paid to the owners and occupiers of land in those villages on account of land, trees or houses taken up, and of the revenue to be remitted.

4. When it has been finally determined what land is to be taken up permanently, the Chief Commissioner will, under section 6 of the Act, issue a declaration, specifying the purpose for which the land is required, the name of the district, *pargana* and *village*, and (approximately) the area required.

5. As soon as possible after the publication of the notification under section 6, the Executive Engineer or other departmental officer shall, after marking off and making a detailed cadastral survey of the land required, send to the Collector of the district a subordinate officer to point out the same. Should the departmental officer, in *lieu* of a fresh survey, accept the existing village map, it shall be furnished to him by the Collector, and he shall indicate thereon the limits of the land required by him and return it to the Collector.

6. The Collector of the district shall immediately depute the Revenue Extra Assistant Collector or other Revenue officer to the duty of calculating the compensation payable for the land taken up. He shall furnish him with an establishment consisting of a surveyor and two chainmen, the cost of such establishment to be charged in the manner laid down in rule 14.

7. The Revenue officer thus deputed shall enter on this work within seven days from the date of receiving the order. He shall direct the *patwari* of each village to be present and shall, where a fresh survey has been made under rule 5 of these rules, obtain the map of the land prepared by the departmental officer, and shall cause to be prepared for each village a *khassra* (Form

III), showing the interests of owners and occupiers, the area and quality of the land, the crops on it, and the number and quality of trees, houses, wells and other such property. When the existing revenue map is not accepted, he shall compare the departmental officer's map and the above mentioned khasra with the settlement map and khasra of the village, if procurable, and shall himself go over the land; and in case of doubt test the measurement, and in all cases the record-of-rights, qualities, etc., in the khasra; and shall refer to the departmental officer and the Collector any considerable and unexplained differences between the survey (in cases where a departmental survey is made) and the settlement map. The Collector shall thereupon, if necessary, arrange a date on which the Revenue Extra Assistant Collector or other Revenue officer and an official deputed by the departmental officer shall re-visit the land in question, to test the measurement in concert and correct any errors that may be found. The Collector shall at the same time make inquiries into the market value of land, according to the instructions laid down in the Compensation Rules (Appendix), and shall make an estimate in Forms IV and V of the compensation required to be paid and revenue to be abated or reduced.

8. The Collector\* shall, on the receipt of these papers, issue a notice (Form VI) under section 9, and, if necessary, a notice (Form VII) under section 10, stating the particulars of the land to be taken up, and calling on all persons possessed of an interest in it to appear personally or by agent before the Collector at a specified place and on a specified date—at least 15 days subsequent to the publication of the notice—to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation, and their objections (if any) to the measurements made under section 8. The contents of the notice shall be communicated to the patwari and the lambardar of each village, and a copy affixed at the village Hatai or in a conspicuous place in the village site.

9. The Collector will also serve, in the mode prescribed by section 45 of the Act, a like notice (Form VIII) on the occupier (if any) of the land, and on all persons known or believed to be interested in the land, or to be entitled to act for persons so interested that reside within the district. If such person reside elsewhere, notice shall be sent to him by post registered.

10. If the estimate framed by the Collector under Rule 7 exceeds by more than 20 per cent., the estimate prepared by the departmental officer under Rule 3, the Collector shall inform him of this excess. If within seven days the departmental officer reports to the Collector that in consequence of the

difference in price he abandons, or has recommended that Government should abandon, the land which it was proposed to take up, the Collector shall postpone further action until definite instructions from Government shall be received, and till he learns that the department does not intend, in consequence of this excess, to abandon the land it is proposed to take up.

11. Except in the case described in Rule 10, the Collector, on the date specified, shall proceed to enquire into the objections (if any) which any person interested has stated, whether to the measurements of the land, the amount of compensation, the person to whom it is payable, or the apportionment of compensation among the persons interested, and shall make an award regarding each of the matters at issue as provided in section 11 of Act I, 1894. He shall then give immediate notice of his award, to such of the persons interested as are not present personally or by authorized agent when the award is made. If the parties interested accept the award, the Collector shall direct them to file a *razinama* (Form IX) and shall pay the amount to them. If they refuse to accept the award and apply to the Collector in writing within the period prescribed in section 18 (1), clauses (a) and (b), for reference to the Court, the Collector shall deposit the amount of the compensation in the Court to which a reference under section 18 would be submitted.

12. The Collector shall then take possession of the land, and shall hand it over to the departmental officer in behalf of whom it was taken up.

13. Section 54 gives either party (Collector or claimant for compensation) the power of appeal from the decision of a Judge. Should the Collector consider it right to appeal, he will, under the existing rules for the conduct of suits in which Government is a party, apply to the Commissioner for instructions. If the other party appeals, the Collector will forward to the Commissioner a copy (with translation of the memorandum of appeal and of his proposed reply) with a report on the circumstances of the case. The Commissioner shall submit such application or report for the orders of the Chief Commissioner.

14. Charges incurred in connection with the acquisition of land for public purposes shall be debited according to the following rules :—

- (a) Where the operations are extensive enough to keep a Civil officer and his establishment in full occupation, and such officer is placed at the disposal of the Public Works Department as Public Works Department disburser [*vide* Civil Account Code (fifth edition), Chapter 7, article 104], the pay of such officer and any special establishment entertained by him under the

orders of Government is charged to the department or company concerned.

(b) Where a temporary subordinate establishment is specially engaged to work under officers of the Revenue Department not placed at the disposal of the Public Works Department, the cost of such establishment is debitable—

(i) to the Revenue Department if the purpose for which the land is acquired is a Government purpose ;

(ii) to the Company concerned if the contract with the company

- |   |                                    |
|---|------------------------------------|
| 1. Stamp Duty.  | provides that the cost of land ac- |
| 2. Law cost, including pleaders fees and Court costs. | quisition shall be paid by such    |
| 3. Process-fees,                                      | Company. The debit of incidental   |
| 4. Batta of Process-servers.                          | charges, such as those marginally  |
| 5. Registration fees.                                 |                                    |

noted, which may be treated as contingencies of establishment will follow the same rule as the allocation of establishment charges proper.

*N. B.*—From this point the Collector must be understood to mean the Collector of the district or any officer specially empowered as defined in section 3 of the Act.

15. When the whole compensation money has been paid for any village the Collector shall forward to the departmental officer a statement (Form X) showing the area of the land and the amount paid in that village. A copy of the same statement shall be submitted to the Chief Commissioner through the Commissioner.

The Collector shall maintain in Form XII in English a register of all permanent appropriations of land for public purposes other than railways (for which special registers are prescribed). Entries shall be made in this register on receipt by the Collector of the Chief Commissioner's order sanctioning the adjustment of the claim reported by the Collector in Form X. The entries in the register should be made chronologically and not necessarily by departments.

## PART II.—TEMPORARY APPROPRIATION.

16. When it has been decided what land is to be taken up temporarily, *i.e.*, for a term not exceeding three years—a notification under section 6 is not necessary, but the procedure in rules 1, 7, 8 and 9 will be followed. The Collector, having calculated the compensation due, will make his offer to the parties interested and will, in other respects, proceed as is laid down in section 35 and 36 of the Act, and will report to the departmental officer and to the Chief Commissioner through the Commissioner in Form XI.

17. The Collector shall maintain an English register in Form XIII of all

temporary appropriations of land for public purposes other than railways, and it shall be his duty to see that land which is thus taken up is either—

- (a) restored to the owners on the expiry of the term of occupation, which will not exceed three years; or
- (b) if the owners refuse to receive the land back, disposed of under the orders of the Chief Commissioner; or
- (c) if the department taking up the land is unwilling to restore it, continued in the occupation of such department at the pleasure of the owners, either for a further term or permanently.

When any land is restored to the owners, report shall be made to the Chief Commissioner through the Commissioner.

18. If the land is continued in the occupation of the department for a further term or permanently, in the former case the compensation shall be calculated for a term; in latter it shall be calculated as in the case of permanent acquisition, the amount already received by the owners being deducted.

*Note*—Appendices and forms will be found in the Gazette of India, February 3rd, 1900, Part II.

In exercise of the power conferred by section 33, sub-section (1), clause (a), of the Cotton Duties Act (XVII, 1894), the Governor-General in Council is pleased to make the following rule, namely :—

The return of cotton yarn produced in any mill situated within the territories administered by the Chief Commissioner of Ajmer-Merwara to be delivered to the Collector by the owner of such mill in accordance with the provisions of section 7 of the said Act shall be in the form printed below, one line being given to each working day, and shall be verified by the owner by signing the certificate at foot of the form :—

No. 916 I., 13th March 1895.

Return of yarn produced at the \_\_\_\_\_ Mills during the month  
of \_\_\_\_\_ prepared and delivered to the Collector of  
\_\_\_\_\_ in accordance with section 7 of Act XVII of 1894.

Day of the month.	Number of spind- les at work.	Yarn in cops.												Throstles.				Total.	
		No.		No.		No.		No.		No.		No.		No.		No.		No.	
		lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.	lb.	oz.
1																			
2																			
3																			
4																			
5																			
etc.																			
Total																			
Deduct amount passed out of spin- ning section to be woven or otherwise manufactured.*†																			
Balance to be ac- counted for in spin- ning section.*†																			
Estimated amount out of above yarns remaining unbund- led at end of month																			

In exercise of the powers conferred by section 33 of the Cotton Duties  
No. 3280 I, 5th Act (XV II of 1894), the Governor-General in Council is  
October 1895. pleased to make the following rules for carrying into  
effect the provisions of the said Act in the territories administered by the  
Chief Commissioner of Ajmer-Merwara:—

1. The owner of every mill shall prepare and deliver, or cause to be  
prepared and delivered, to the Collector on or before the 15th of each month,  
duly verified, a return under section 7 of the Act in Form I appended to  
these Rules.

2. The production of all counts or numbers of yarn shall be shown  
separately, provided that all counts not exceeding 20 may be shown in a  
single entry unless the Collector shall otherwise direct.

\* These lines need not be filled up for yarn of any counts not exceeding 20S.

† These entries are required only in the case of mills which are Weaving as well as Spinning Mills.

I (or we) \_\_\_\_\_ certify that the above return contains to the best of my (or our) information and belief  
a true and complete Statement of the yarns spun and produced in the \_\_\_\_\_ mills during the  
month \_\_\_\_\_ Name \_\_\_\_\_ Designation \_\_\_\_\_

3. The Collector, on receipt thereof, shall check the return in any manner that may appear to him desirable, and may for such purpose examine and compare, or cause to be examined and compared, the accounts and records of the mill, and on being satisfied that the return is correct, he shall extract therefrom and prepare a statement of the amount of duty assessed thereon in Form II attached.

4. A copy of this statement shall be sent to the mill-owner, and unless he shall remit or tender the amount thereof within forty-eight hours after the receipt by him of such copy, the Collector may issue a notice of demand in Form III attached, demanding payment within ten days from the date of service thereof, in accordance with section 8 of the Act

5. It shall be the duty of the mill owner to supply, or cause to be supplied, such additional information as may be required by the Collector to explain the particulars given in the return. Provided that any such explanation shall, if the mill-owner makes a request in writing to that effect, be treated as confidential.

### FORM I (RULE 1.)

#### THE COTTON DUTIES ACT, 1894

*Return of yarn produced at the \_\_\_\_\_ Mills during the month of \_\_\_\_\_ prepared and delivered to the Collector of \_\_\_\_\_ in accordance with the section 7 of Act XVII of 1894*

DAY OF THE MONTH	Number of spindles at work	YARN IN COPS												THROSTLES				TOTAL
		No.		No.		No.		No.		No.		No.		No.				
		lb	oz	lb	oz	lb	oz	lb	oz	lb	oz	lb	oz	lb	oz	lb	oz	
1																		
2																		
3																		
4																		
5 and so on																		
Total																		
Deduct quantity parcel out of spinning section to be woven or otherwise manufactured *†																		
Balance to be accounted for in spinning section *†																		
Estimated quantity out of above yarns remaining undied at end of the month *																		

\* These lines need not be filled up for yarn of any counts of exceeding 20s

† These entries are required only in the case of mills which are weaving as well as spinning mills



I (or we) \_\_\_\_\_ certify that the above return contains, to the best of my (or our) information and belief, a true and complete statement of the yarns spun and produced in the \_\_\_\_\_ mills during the month of \_\_\_\_\_

Name \_\_\_\_\_

Date \_\_\_\_\_ Designation \_\_\_\_\_

### FORM II. (RULE 3.)

#### THE COTTON DUTIES ACT, 1894.

*Statement of dutiable yarn for the month of \_\_\_\_\_  
with amount leviable thereon due by \_\_\_\_\_*

Count of yarn.	Weight in lbs.	Tarif rate per lb.	Total tariff value.	Duty leviable.	Total duty.
No. 21 . . . . .					
No. 22 . . . . .					
No. 23, and so on . . . . .					

Signed \_\_\_\_\_

Collector.

### FORM III. (RULE 4.)

#### THE COTTON DUTIES ACT, 1894.

#### *Notice of Demand.*

To \_\_\_\_\_

You are hereby required to pay within ten days from this date the sum of Rs. \_\_\_\_\_, being the amount of duty now due by you on account of yarns above 20 in count produced in the month of \_\_\_\_\_, and still unpaid.

Collector.

*Regulations under Act III of 1897, section 2 (2-b) for all lands occupied by Railways in Rajputana (including Ajmer Merwara) in supersession of all previous regulations and orders on the subject.*

(Printed in Ajmer Plague Manual, 1902)

Under section 320, clause (4) of the Criminal Procedure Code (Act X of No 4148 I, 13th November 1892), the Governor-General in Council is pleased 1894 to exempt the following officials employed upon the Rajputana-Malwa Railway, from service as Jurors or Assessors in Criminal trials held in any Court in Rajputana.—<sup>from</sup>

- (1) The Manager.
- (2) Engineers in charge of the line
- (3) Engineering Inspectors employed on the line
- (4) Locomotive Foremen, or Drivers, in charge of changing stations.
- (5) Drivers of Pilot Engines.
- (6) District and Assistant Superintendents of Locomotive Department.
- (7) District Superintendents of Traffic
- (8) Assistant Superintendents of Traffic.
- (9) Station Masters.
- (10) Guards.

In exercise of powers conferred by section 544 of the Code of Criminal Procedure, the Chief Commissioner of Ajmer-<sup>1896</sup> Merwara is pleased, with the previous sanction of the Governor General in Council, to make the following rules relating to the payment of the expenses of complainants and witnesses attending the Criminal Courts of Ajmer-Merwara for the purposes of inquiries, trials, or other proceedings under the said Code —

1. The Courts are authorised to pay at the rates specified below, the expenses of complainants and witnesses—*first* in all cases, whether non bailable or bailable in which the prosecution is instituted or carried on by, or under the orders of, or with the sanction of, Government, or of any Judge, Magistrate

or other public officer; *secondly*, in all cases entered in column 5 of Schedule II appended to the Code of Criminal Procedure as not bailable, when it shall appear to the presiding officer to be directly in furtherance of the interests of public justice; *thirdly*, in bailable cases in which the presiding officer of the Court, if a Magistrate of the 1st class, or the District Magistrate, on the recommendation of any Magistrate of the 2nd or 3rd class, considers that in the interests of public justice such payment is required; *fourthly*, in all cases in which the witnesses are compelled to attend by the Court under the provisions of section 540 of the Code. No payment shall be made by the Government to witnesses summoned at the instance of the complainant under section 244 unless the prosecution appears to the Court to be in furtherance of the interests of public justice.

2. The rates referred to in the foregoing rule are as follows :—

- (a) For the ordinary labouring class of natives, two annas per diem.
- (b) For natives of higher rank in life, four annas per diem.
- (c) For Europeans and Eurasians and natives of superior rank, a diem allowance according to circumstances. Such allowance shall not generally exceed Rs3 per diem, but the Court shall have discretion in special cases to fix it at a higher rate.

3. Travelling expenses will be given only when the journey could not with reasonable ease and expedition, have been performed on foot, or in the case of persons whose age, position and habits of life render it impossible for them to walk. In such cases, in addition to diet allowance, travelling allowance shall be given at the following rates :—

- (a) When the journey is by rapid dak by road, the actual expenses incurred up to a maximum limit of four annas a mile.
- (b) Where the journey is wholly or partly by rail—
  - (1) For natives generally, railway fare by the lowest class.
  - (2) For Europeans, Eurasians and natives of superior rank, second class railway fare, but the Court may, at its discretion, award first class fare when the persons concerned would, from their social position, ordinarily travel first class.

4. From the above rules are excepted—

- (a) Government servants, who shall receive no diet allowance, but shall be entitled to travelling allowance according to the rates admissible under the Civil Travelling Allowance code.
- (b) Witnesses following any profession, such as medicine or law, who shall receive an allowance not exceeding Rs5 per diem according to circumstances and when they have to travel a distance exceeding five miles, their actual expenses for conveyance (not exceeding eight annas a mile) or first class railway fare. The number of days

which should be allowed for the journey to and fro will be determined by the Court ordering the payment in each case. For this purpose a table should be prepared and kept in each Court, showing the distance of each "thana" from the Sudder Station and subordinate stations, the number of intermediate ferries to be crossed, and the existence or absence of roads or waterways.

5 A Medical Officer other than a Civil Surgeon, or officer in Medical charge of the Civil Station, summoned to give evidence in a Criminal Court touching the result of a

*Medical Officer*

Government of India Department of Finance and Commerce] Resolution No 3050 dated the 11th August 1892

post-mortem or other examination conducted by him, in cases not falling within the ordinary discharge of his duties, will not be entitled to any remuneration other than the usual expenses paid to a witness

In continuation of this Office Notification No 804-127, dated 29th July 1886, and in supersession of the Notification No 173-127, dated the 23rd February 1887, the Chief Commissioner of Ajmer-Merwara is pleased to issue the following supplementary orders regarding the record and payment of expenses of complainants and witnesses in criminal cases in the district of Ajmer-Merwara —

1 A register in the following form will be kept up in Courts of Magistrates by the departmental clerk, and in the Court of Session by the Deputy Sheriff attached to that Court —

*Register of Expenses of Complainants and Witnesses.*

Serial Number	Number of case	NAME OF		Rate that is (a), (b), or (c), paragraph 2 of Chief Commissioner's Notification No 804-127, dated 29th July, 1886	Residence.	Number of days allowed for journey to and from Court.	For how many days detained at Court	Total of columns 7 and 8	Diet allowance.	Travelling expenses.	Total of columns 10 and 11	Initials of officer before whom read	REMARKS
		Complainant	Witnesses.										
1	2	3	4	5	6	7	8	9	10	11	12	13	14

2 In the Courts of Magistrates attached to the head-quarters of a district,  
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the following procedure will be observed in the payment of diet allowance and travelling expenses to complainants and witnesses:—

At the conclusion of an enquiry or trial or of the examination of a witness or at the close of the day, as the Court, having regard to the circumstances of the case before it, may direct, the departmental clerk will take the orders of the Court as to the payment of diet allowance and travelling expenses, the rates at which payments are to be made, and the number of days to be allowed for journeys to and from the Court, and will then prepare a statement in the form annexed. The Court, after satisfying itself that the statement has been correctly prepared, shall there and then in open Court cause the Nazir of the Court to pay to each complainant or witness the amount shown in the statement as due to him. As soon as the money is paid the presiding officer of the Court will endorse on the statement prepared by the departmental clerk a certificate that the money has been paid in his presence and make the document over to the Nazir as a voucher in support of the disbursement. No separate receipt will be taken from any complainant or witness to whom a payment is made, but his signature or mark will be taken in column 10 of the statement. The statement referred to above shall be forwarded as soon as practicable to the District Magistrate under whose orders the amount shown therein as due shall be included in the contingent bill.

The procedure prescribed in the last preceding rule will be observed, so far as it can be made applicable, in Courts of Sessions and in Courts of Magistrates who are in camp or who are not attached to the head-quarters of a district.

## STATEMENT.

NAME.	Rate.	Residence.	Number of days allowed for journey to and from Court.	For how many days detained at Court.	Total of columns 4 and 5.	Diet allowance.	Travelling Expenses.	Total of columns 7 and 8.	Signature or mark of payee.
1	2	3	4	5	6	7	8	9	10

*Ahlmad.*

ENDORSEMENT.

In the Court of the \_\_\_\_\_

The \_\_\_\_\_ of \_\_\_\_\_ 18 .

CASE No. 18 .

King Emperor

*Versus*

Charged under section \_\_\_\_\_

Paid in my presence to the persons noted on the reverse the sum of  
Rs. \_\_\_\_\_ ( ) on account of expenses of complainants and witnesses.

*Magistrate.*

Under section 68 of Act X of 1882 (Code of Criminal Procedure), the <sup>Signature</sup> Chief Commissioner of Ajmer-Merwara is pleased <sup>summon</sup>

No. 259, 19th March, 1900.

to invest the Sheristedars, Readers, or Senior Clerks of the following Courts with power to sign all summonses issuing from such Courts under the Code of Criminal Procedure:—

- (1) The District Magistrate of Ajmer and Merwara.
- (2) The Judicial Assistant Commissioner of Ajmer.
- (3) The Extra Assistant Commissioner of Ajmer.
- (4) The Cantonment Magistrate of Nasirabad.
- (5) The Deputy Magistrate of Kekri.

The following forms of Registers (Criminal) have been sanctioned by the <sup>Criminal</sup> Chief Commissioner, Ajmer-Merwara, for use in <sup>Court</sup> the Courts in Ajmer-Merwara under section 553 <sup>Register</sup>

No. <sup>149 19th Feb 1905.</sup>  
<sup>483 21st May 1905</sup>

of the Criminal Procedure Code.

## No. 1.—CRIMINAL—MAGISTERIAL COURTS.

COURT OF THE

OF

## Register of Cases.

Serial No. of cases.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26
Name of Police Station.			Date of institution.	Date of apprehension or accused or attendance on summons or otherwise.	Name of complainant.	Number.	Name, with parentage, residence, and caste.	Age.	Offence of which complaint was made or recognizance taken with section.	Complaint dismissed under section 203 and date of dismissal.	Date.	Offence found applicable by Magistrate with section.	Discharged.	On withdrawal from prosecution.	Otherwise.	Convicted.	Committed.	Referred.	Died, escaped, or transferred.	TOTAL.	Abstract of order disposing of the case.	Abstract of order of Appellate Court, if any.	Abstract of order of Superior Court in referred cases.	Number of papers on the record.	Signature of Record-keeper on receipt of record and date.	REMARKS.

NO. 2.—CRIMINAL—MAGISTERIAL COURTS.

COURT OF THE

20

*Ledger of Cases.*

[illegible]



No. 3.—CRIMINAL—MAGISTERIAL COURTS.  
OF  
COURT OF THE  
Register of Miscellaneous Criminal Cases.

Serial No.	1	2	3	4	5	6	PERSONS AGAINST WHOM PROCEEDINGS TAKEN.		9	10	NUMBER OF PERSONS.		13	14	15	REMARKS.
		Date of institution.	Law and section under which proceedings initiated.	Police Station.	Description of initiatory paper, with name of petitioner or person making report.	Abstract of initiatory paper.	Number.	Name, parentage, caste, residence and age.	Intermediate orders.	Abstract of final order, with date.	Discharged.	Convicted.	Number of papers on the record.	Signature of Record-keeper on receipt of record and date.		
							7	8			11	12	13	14	15	

*Register of Committed Cases.*

[illegible]

No. 5.—CRIMINAL—SESSIONS COURT.

COURT OF THE

OF

Register of cases referred to the Court of Session and of proceedings under the Code of Criminal Procedure.

Serial No.	Name of referring officer, if any.	Section of Penal Code or Code of Criminal Procedure.	ACCUSED.		Date of reference or institution.	Date of disposal.	Number of days case lasted.	NUMBER OF PERSONS.			Particulars of final order.	Number of papers on the record.	Signature of Record-keeper on receipt of record and date.	REMARKS.
			Number.	Name, with parentage, residence, and caste.				Discharge.	Acquitted.	Convicted or otherwise subjected to order.				
1		3	4	5	6	7	8	9	10	11	12	13	14	15

**COURT OF THE**

*Register of punishment inflicted.*

[illegible]



## No. 8.—CRIMINAL—COURTS OF SESSIONS AND DISTRICT MAGISTRATE.

OF

COURT OF THE

## Register of Revision Cases.

Serial No.	Date of application or calling for record (where no application was presented).		Date of receipt of record.		Abstract of order which is subject of revision and date.		Name of officer whose order is subject of revision.		Names of persons, orders in respect of whom are subject of revision.		Date of disposal of case.		Number of days case lasted.		NUMBER OF PERSONS.								REMARKS	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18							

No. 9.—CRIMINAL—ALL COURTS.  
*Register of witnesses attending the Criminal Court.*

Serial No.	Date of arrival.	Name and residence of witness.	Names of parties.	Charge.	Date of examination.	Date of discharge.	NUMBER OF DAYS DETAINED.									REMARKS.		
							One day.	Two days.	Three days.	11	12	13	14	15	16		17	
1					6	7	8	9	10	11	12	13	14	15	16	17	18	

## No. 10.—CRIMINAL—ALL COURTS.

Registers of fines, penalties of forfeited bonds, etc., for the Court of

Serial No and year of series	Number of case	Names of parties	Date of order	Amount of fine or penalty	Name of person by whom payable	Amount of fine (if any) awarded as compensation or reward	Amount (if any) remitted and by what authority	Date of warrant for levy	REALIZATIONS.			COMPENSATION OR REWARD PAID		FINES OR PENALTY REFUNDED		WRITTEN OFF AS IRRECOVERABLE		REMARKS
									Due	For credit to Government	For credit to Local or Municipal Fund	Date	Amount.	Date	Amount	Date	Amount	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19

NOTE.—At the end of every six months, the presiding officer of each Court will certify in the register that he has taken proceedings in the case of all outstanding fines and penalties that seem capable of realization. All fines, penalties, etc., outstanding at the close of the half-year will be brought forward and totalled in the register in red ink at the foot of the certificate recorded as above directed, as the opening entries of the next half-year





In exercise of the powers conferred upon him by section 174, Criminal Procedure Code, the Chief Commissioner of Ajmer-Merwara is pleased to appoint the medical officers hereinafter named, to conduct *post-mortem* examinations :—

(1) The Assistant Surgeon, Beawar

(2) The Hospital Assistants at Kehr, Todgarh, Pirangan, Deolia and Ramsar.

In supersession of the Notification No. 83, dated the 23rd January 1900, the Chief Commissioner is pleased, in the exercise of the powers conferred upon him by sections 33 and 100 (2) of the Code of Criminal Procedure (Act V of 1895), to authorize the District Magistrates of Ajmer and Merwara to invest any Magistrate subordinate to them with the power to take cognizance, under clause (a) and clause (b) of section 100 (1) of the said Code (Act V of 1895) of offences for which such Magistrate may try or commit for trial